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## Memorandum



: ADIC WMFO	(P)	Date	9/28/94
om : SA			
ibject :			
			b6 b7C
ates of Contact 6/9/94			.b7D
File #s on which contacted (Use Titles if File #s not availa 46A-WF-179870, SUB UU	able)		
Purpose and results of contact			
☐ NEGATIVE ☐ POSITIVE (See attach ☐ STATISTIC	ed FD-302)		
Description of Statistical Accomplishment	Title of Case		File No.
nformation herein obtained confidentially; informant's nless it has been definitely decided that this person	s name is not to be disc is to be a witness in a	closed in a re	eport or otherwise 1798
nformation herein obtained confidentially; informant's inless it has been definitely decided that this person PERSONAL DATA	s name is not to be disc is to be a witness in a	closed in a re	cport or otherwise 1798 ring:

Init. CWS/cws
(3) - WMFO

\*\*\*see reverse side for statistics\*\*\*

#### FEDERAL BUREAU OF INVESTIGATION

CW recalled that, at the beginning of the U.S.  DEPARTMENT OF EDUCATION (DOE) audit of CTI during August, 1990, WHITESELL called him/her at night at the CTI office in Middletown, Ohio. later called back about a meeting at CTI's corporate headquarters in Cincinnati, Ohio. CW remembered that had been in Washington, D.C., around the time of the start of the DOE audit.  CW advised that a Grand Jury in Cincinnati heard evidence regarding improprieties at CTI. told CW that, if he/she was subpoenaed to testify, he would pay CW's legal expenses. went so far as to make an appointment with an attorney. CW recalled that the attorney was located on Central Avenue. CW never met with the attorney and never testified before the Grand Jury.  CW informed that his/her attorney, had looked and could not find any computer disks or other records	Cooperating Witness (CW) stated that, sometime after CAMBRIDGE TECHNICAL INSTITUTE (CTI) shut down and HENRY WHITESELL was murdered had  CW recalled that, at the beginning of the U.S.  DEPARTMENT OF EDUCATION (DOE) audit of CTI during August, 1990, WHITESELL called him/her at night at the CTI office in Middletown, Ohio.   later called back about a meeting at CTI's corporate headquarters in Cincinnati, Ohio. CW remembered that   had been in Washington, D.C., around the time of the start of the DOE audit.  CW advised that a Grand Jury in Cincinnati heard evidence regarding improprieties at CTI.   told CW that, if he/she was subpoenaed to testify, he   would pay CW's legal expenses.   went so far as to make an appointment with an attorney. CW recalled that the attorney was located on Central Avenue. CW never met with the attorney and never testified before the Grand Jury.			Date of transcription	6/16/94	
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DEPARTMENT OF EDUCATION (DOE) audit of CTI during August, 1990, WHITESELL called him/her at night at the CTI office in Middletown, Ohio.	DEPARTMENT OF EDUCATION (DOE) audit of CTI during August, 1990, WHITESELL called him/her at night at the CTI office in Middletown, Ohio.					Ъ6 Ъ7 Ъ7
CW informed that his/her attorney, had booked and could not find any computer disks or other records	CW informed that his/her attorney, had looked and could not find any computer disks or other records pertaining to CTI that CW may have given her.  (telephonically)	DEPARTMENT OF EDUCATION (DO WHITESELL called him/her at Middletown, Ohio. at CTI's corporate headquaremembered that the time of the start of the time of the start of the covidence regarding impropretat, if he/she was subposed pay CW's legal expenses. appointment with an attornal located on Central Avenue.	DE) audit of CTI t night at the CTI later called rters in Cincinna had been in Was ne DOE audit.  Grand Jury in Cieties at CTI. haed to testify, went ey. CW recalled CW never met wi	during Augus Toffice in back about ati, Ohio. Conshington, D.Constitution Cincinnati he he so far as to that the att	a meeting W ., around eard cold CW would make an	<b>b</b> 6
pertaining to CTT that CW may have given her.		looked and could not find a	any computer dis	s or other r		Ъ7С Ъ7Е

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

FD-302a (Rev. 11-15-83)

46A-WF-179870, SUB UU

Continuation of FD-302 of	COOPERATING WITNESS ,on 6/9/94 ,	Page	2
	CW stated that he/she had not had any contact with since speaking with him around June 2, 1994.	.b6 .b7	

## Memorandum



	<b>7</b>		
To : ADIC WMFO	(P) Date	9/14/94	
	7		
From : SA	(C-9)		
Subject :			
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		Ъ70 Ъ71	
		w. r. z	
Dates of Contact			<del></del>
6/16/94			
File #s on which contacted (Use Titles if File #s not available)			
46A-WF-179870, SUB UU			
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Purpose and results of contact			<del></del>
☐ NEGATIVE (See attach	-3		
X POSITIVE (See attache	ed insert)		
Description of Statistical Accomplishment	Title of Case	File No.	
Statistical Accomplishment	Title of Case	THE NO.	
Information herein obtained confidentially; informant's naunless it has been definitely decided that this person is	to be a witness in a trial or h	earing.	
Information herein obtained confidentially; informant's naturaless it has been definitely decided that this person is PERSONAL DATA	to be a witness in a trial or h	earing.	O. SUB W
unless it has been definitely decided that this person is	to be a witness in a trial or h	earing. 6 A – WF – 19987	o, sub ul
unless it has been definitely decided that this person is	to be a witness in a trial or h	earing.	0, SUB UL
unless it has been definitely decided that this person is	to be a witness in a trial or h	earing. 6 A – WF – 19987	0, SNB UL
unless it has been definitely decided that this person is PERSONAL DATA	to be a witness in a trial or h	earing. 6 A – WF – 19987	0, SNB UL -195
unless it has been definitely decided that this person is personal DATA  PERSONAL DATA  1 46A-WF-179870, SUB UU	to be a witness in a trial or h	earing.  6 A - WF - 19987  11 11 11 11	0, SNB UL -115
unless it has been definitely decided that this person is PERSONAL DATA	to be a witness in a trial or h	earing.  6 A - WF - 19987  1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	0, SNB UL -195

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46A-WF-179870, SUB UU

On 6/16/94, advised SA	
of the following information:	
The Cooperating Witness (CW) advised that he/she had	
not had any contact with since a conversation	
they had on or about $6/2/94$ .	b6
	1- 7/

CW mentioned that he/she may have archived some of the b7D CAMBRIDGE TECHNICAL INSTITUTE (CTI) and BOHECKER'S BUSINESS COLLEGE (BBC) files documenting payments made by CTI and BBC during late 1990. The archived files might be located on computer disks that CW previously turned over to the FEDERAL BUREAU OF INVESTIGATION (FBI).

#### FEDERAL BUREAU OF INVESTIGATION

Date of transcription 9/21/	94
was interviewed at his place of employment, U.S. DEPARTMENT OF EDUCATION (DOE), Office of the Inspector General (OIG), 3535 Market Street, Philadelphia, Pennsylvania, telephone numbers and Inspector General for Investigation for the DOE OIG and has been employed with the O since 1980. Also participating in the interview was U.S. DEPARTMENT OF JUSTICE (DOJ) Attorney After being advised of the identity of the interviewing agent and the natu of the interview, provided the following information:	
advised that he had interviewed  on September 19, 1990 regarding problems of s school, CAMBRIDGE TECHNICAL INSTITUTE (CTI).  informed that, on September 10, 1990, he received a car from a Desk Officer for DOE in Washington, D.C.  Inad met with the attorney representing to the attorney representing did not identify to but indicated that his client had information about some type cover-up being perpetrated by a school that was currently undergoing a program review by the DOE. did some checking and determined that the DOE was conducting an ongoing program review at CTI at that time. briefly explained the difference between a program review and an audit, both of which are conducted by branches of the DOE. advised the Institutional Review Branch of the DOE performs periodic program reviews of schools whose students are receiving federal financial aid to ensure that the schools are complying with federal financial aid regulations. made reference to memorandum, dated August 13, 1990, from the DOE Institutional Review Branch to Regional Inspector General Investigation, DOE OIG, in Chicago, Illinois, informing that the Institutional Review Branch would be conducting an unannounced program review at CTI beginning on August 20, 1990 distinguished program reviews from audits, which are performed by the Office of Audit within the DOE OIG. The Office of Audit conducts audits of a small percentage of institutions	of  hat  a b6 b7c  for
Investigation on 9/14/94 at Philadelphia, PA File # 46A-WF-179870	) sub uu -175x
by SA cas Date dictated 9/21/94	<u> </u>

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

Continuation of FD-302 of	, On	9/14/94 Page 2
whose students receive feder conducted on a very selective as allegations of misconducted mentioned that school a Certified Public Accountants	e basis and usually f at an institution. ls are required to un	for cause, such Additionally, ndergo audits by ars. b6
September 10, 1990, he attem meeting with his client. He	advised that  As a result,  back and forth to or  and	to set up a did not and
with DOE Special Agent and his client on September meeting took place at the Ho introduced to recalled to started. recalled to talk and "it took awhile for possibly did not may have been "dragged" into Eventually, told shown up unannounced at CTI advised that the common prace review is for the reviewers provide the school with a li reviewed. No such notice was continued that HENRY WHITESE hundreds of thousands of dol He indicated that WHITESELL gambling debts. When the DO review, WHITESELL confessed excess Pell Grant monies. first knowledge he had of th WHITESELL instructed false records to cover up no said that WHITESE "personal indiscretions" if directions to fabricate reco	liday Inn in Waterlook	ng with

Continuation of FD-302 of		On 9/14/94, P	age3
suspected that they possibly and that all for personnel were done at the i	alsifications of r	ecords by CTI	b6
files and records of CTI. I approximately 10,000 student to be "bad" files. records were located. location of the records. He safe place". stated receiving any documents or a	and would not in would not in a stated that they at that he could not records from and many many many many many many many many	ords were  ich were conside where dentify the were secured "in recall ever and/or y have considere	ered the n a ed
indicate that stated they would have said would have said would have said would have concerning how the CTI case later began making threats the fif the DOE did not conduct the handled, he and	nat wanted that he and wanted at that he and wanted immediate been that they ttention of the U.S hat had deshould be investigation to the DOE. would go to the protection to the CABLE NEWS character was claimed to have	immunity for definitely did unity. The most would bring attorney hand finite ideas ated. Threatened to he way he wanteress. NETWORK (CNN) a interviewed.	not t ling lat, d it and nd
purpose. advised the problems for the DOE. definitely would not have different as falsifying not to do anythmore stated the stated the state.	records. They proing until he heard hat he andpo ESELL to keep from dvised that he and o any representation	LL or for any on the control of the	d re in

Continuation of FD-302 of, On 9/14/94 , Page	4
program review of CTI was still open at the time he and met with in Waterloo.	
advised that, following the interview with and he and had a meeting. Their immediate reaction was that they did not trust Something about the situation "just didn't seem right". and questioned why was coming to them at that point in time trying to implicate WHITESELL. advised that they arranged to meet with a U.S. Attorney right away to discuss the case because of their suspicions about	Ъ6 Ъ7С
was asked whether said anything about contacting the FEDERAL BUREAU OF INVESTIGATION (FBI) with his allegations against WHITESELL and CTI. responded that did not mention anything about working with the FBI or having contacted the FBI before he met with and on September 19, 1990. recalled that the FBI came up during their interview with sither or made disparaging remarks about the FBI.  On September 20, 1990 flew to Cincinnati, Ohio. to meet with Assistant United States Attorney (AUSA) concerning allegations. also met with FBI Special Agent stated that AUSA was skeptical of right away and considered his allegations somewhat farfetched. Additionally, SA had information that reflected negatively on credibility. advised that AUSA declined to grant immunity to informed that he returned to Philadelphia on September 21, 1990. wrote a report documenting the interview he and had conducted with one copy of this report is attached for incorporation herein. advised that his notes from the interview were destroyed pursuant to DOE procedure when the investigation was officially closed. informed that the DOE opened a case on September 19, 1990 to look into allegations. The investigation was closed on December 17, 1991.	b6 Ъ7С
did not recall being contacted by any political figures or their staffs to inquire about DOE's investigation into CTI or to attempt to influence the proceedings in any way.	

Continuation of FD-302 of	, On, Page	=
	ame of a congressman came up at some in the context of a DOE report.	
assessed a liability of \$1.3 WHITESELL. He was not award Board arrived at the \$1.3 m	and the second second	Ъ6 Ъ7С
recalled himself as being really scaled he and suspected that		
	erning their interview of was recently stricken with a n away from work for some time. he	

## Memorandum



		<del> </del>	-
To : ADIC WMFO	(P) Date	10/11/94	
From : SA SA	(C-9)		
Subject :			
			6 7C 7D
Dates of Contact 7/7/94			
File #s on which contacted (Use Titles if File #s not available 46A-WF-179870, SUB UU	)		-
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Purpose and results of contact			
☐ NEGATIVE ☐ POSITIVE (See attache	ed insert)		
Description of Statistical Accomplishment	Title of Case	File No.	
Information herein obtained confidentially; informant's numbers it has been definitely decided that this person is PERSONAL DATA			870, SUB U
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1 46A-WF-179870, SUB UU		F:	,
Init CWS/cws	***see reverse side for statist	ioo***	103/g

46A-WF-179870, SUB UU CWS/cws On 7/7/94, provided the following **b**6 information to SA b7C b7D Cooperating Witness (CW) advised that CW informed that he/she had found more disks pertaining to his/her employment at CAMBRIDGE TECHNICAL INSTITUTE (CTI) and BOHECKER'S BUSINESS COLLEGE (BBC). The disks contained rosters, drops, and other similar information. CW stated that he/she would turn the disks over to the FEDERAL BUREAU OF INVESTIGATION (FBI) along with some newspaper articles he clipped pertaining to former U.S. Congressman DONALD "BUZ" LUKENS. CW stated that he/she had not heard from since around 6/2/94.

صيرافر بدريد

FD-209 (Rev. 11-12-93)

## Memorandum



			······································	
To : ADIC WMFO	(P)	Date	10/11/94	
From : SA	(C-9)			
Subject :				
			Ъ6 Ъ7С	
Dates of Contact 7/8/94			——b7D ——	
File #s on which contacted (Use Titles if File #s not ava 46A-WF-179870, SUB UU	ilable)			
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Purpose and results of contact		· · · · · · · · · · · · · · · · · · ·	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
☐ NEGATIVE				
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Statistical Accomplishment	Title of Case		File No.	
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Information herein obtained confidentially; informant	t's name is not to be disc	closed in a r	eport or otherwise	
unless it has been definitely decided that this personers	on is to be a witness in a	trial or hea		
			46A-WF-179	879 SUB
			B	8-17
1	,			
1 46A-WF-179870, SUB UU			Party No.	3
Init. CWS/cws			1	<i>a</i>
(2) - WMFO	***see reverse side	for statistics	.**	10/13/B

On 7/8/94 furnished the following information to SA

CW informed that, during the last investigation of by the FEDERAL BUREAU OF INVESTIGATION (FBI) during 1990, was able to steer everything away from himself and put the blame on his business partner, HENRY WHITESELL, who was dead. CW suggested that will attempt to use similar tactics in the present case against him.

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b7c

## Memorandum



To : ADIC WMFO	(P)	Date 10/11/94	
From : SA			
Subject :			
Dates of Contact			
7/14/94  File #s on which contacted (Use Titles if File #s not availal 46A-WF-179870, SUB UU	ble)		
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Information herein obtained confidentially; informant's	name is not to be disclose	d in a report or otherwise	A de la constant de l
Statistical Accomplishment	name is not to be disclose	d in a report or otherwise al or hearing.	Cure (1)
Information herein obtained confidentially; informant's unless it has been definitely decided that this person	name is not to be disclose	d in a report or otherwise al or hearing. 46A-WF-179870	, SUB UI
Information herein obtained confidentially; informant's unless it has been definitely decided that this person	name is not to be disclose	d in a report or otherwise	, sus un
Information herein obtained confidentially; informant's unless it has been definitely decided that this person PERSONAL DATA	name is not to be disclose	d in a report or otherwise al or hearing. 46A-WF-179870	Sub UI
Information herein obtained confidentially; informant's unless it has been definitely decided that this person PERSONAL DATA	name is not to be disclose	d in a report or otherwise al or hearing. 46A-WF-179870	, Sub UI
Information herein obtained confidentially; informant's unless it has been definitely decided that this person PERSONAL DATA	name is not to be disclose	d in a report or otherwise al or hearing.  46A-WF-179870  M	SUB UI

CWS/cws	
On 7/14/94, provided the following information to SA	
The Cooperating Witness (CW) stated that he/she is	
	b6 b7C b7D
would possibly discover that CW has been in contact with the FEDERAL BUREAU OF INVESTIGATION (FBI).	

## Memorandum



o : ADIC WMFO		(P) Date	10/11/	94
rom : SA		(C-9)		
bject :				
				Ъ6 Ъ7С Ъ7D
tes of Contact 6/29/94				
e #s on which contacted (Use Titles 46A-WF-179870,	if File #s not available) SUB UU			
rpose and results of contact				
<ul><li>□ NEGATIVE</li><li>☑ POSITIVE</li><li>□ STATISTIC</li></ul>	(See attached	insert)		
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less it has been definitely decide		e a witness in a trial or l	nearing.	
less it has been definitely decide		e a witness in a trial or l	nearing.	rwise -179870, 543
aless it has been definitely decide	d that this person is to b	e a witness in a trial or l	nearing.	
		e a witness in a trial or	nearing.	-179870, Su:

On 6/29/94, advised that he/she has not heard from since a conversation he/she had with b6 around 6/2/94.

	FBI		
TRANSMIT VIA:  Teletype Facsimile AIRTEL	PRECEDENCE:  Immediate Priority Routine	CLASSIFICATION:  TOP SECRET SECRET CONFIDENTIAL UNCLAS E F T O UNCLAS	
		Date 10/5/94	-
TO : SA	.C, WMFO (46A-WF-17987	o sub uu)	
FROM : SA	.C, CINCINNATI (46A-WF	-179870) (P)	
MA	G BOUNCE JOR CASE #55 O:WFO)		
Re to Cincinnati		nnati, 7/9/94 and WMFO	fax
apartment to determined th On 9/28/94 ex documents he being held in personal prop to pay his st his property. retrieve his tape and docu	telephonically concluded that the casses had relating to storage, along with earty. He advised that corage bill and, there he says he hopes to goods within two-three	i FBI after it was blished telephone numbe ontacted SA  ette tape and other were curren a bunch of his other t, at present, he is un fore, is unable to retr have enough money to e weeks and will bring ti Office as soon as he	tly b6 b7c able ieve
LEAD:			
CINCINNA	TI DIVISION		
AT	CINCINNATI, OHIO		
to WMFO when		eval of property and fo	
2-WMFO 2-Cincinnati	No. 1 - C. Printe Abbalous of	The	M
		1	ly
Approved:	The Transmitted N	leg Per	

#### FEDERAL BUREAU OF INVESTIGATION

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based occurr number DEPAR who di proble	nts it antice on the esting red in actual rs of studen TMENT OF EDU- id not actual ems with CTI	informed that CTI ipated enrolling mates. If CTI es lity and drew Pelts, CTI was supported to the CATION (DOE) the ly attend CTI. It would refunds of the compliance with the compliance of the compliance compliance with the compliance of the compliance of the compliance with the compliance of the compliance of the compliance with the compliance of the compliance complex com	at CTI and dra- timated larger l Grants for t sed to refund Pell monies dr advised h the refund r not sign the	w Pell G enrollm he estim to the U awn for that th equireme paperwor	rants ents tha ated .S. students ere were	b6 b7C
Investigation on	10/7/94	at Washington,	D.C. File #			SUB UU -# /80 X
by SA		MET BE	Date dictated	10/12/9	4	<u>'α</u> υχ

46A-WF-179870 SUB UU

Continuation of FD-302 of	, On10/7/94, Page	2
making refunds of Guaranteed Stay CTI for students who dropped that CTI generally did not make lending banks complained.  banks wondering what had happed to have been sent.  were received from lenders, the refunds.  would sometime refunds were made. WHITESELL indicated that WHITESELL allow some GSL refunds to be may whiteself.	refunds of GSL funds unless the recalled receiving letters from the refunds that were supposed that when letters of complaints on WHITESELL might decide to send the send to sign the refund checks. It would sometimes sign checks to ade. Before signing the checks, the bookkeeper for CTI s available in CTI's bank accounts	om· b6 b7C
GSL funds. reiterated related related related return return return required GSL refunds were not that was aware of GSL refunds not being made.	the appropriate refunds of Pell and that CTI was regularly overdrawing rning the funds when student a draws. He also stated that being made by CTI stated the problems with Pell Grant and advised that would try to get him to influence	3
recalled seven (refusing to make GSLs to CTI to make required refunds and the students.	ral lending banks cutting off CTI students) because of CTI's failure he high default rate of CTI's	3
by the DOE of CTI during August at CTI's campus in Cincinnati, have shown up at CTI's Dayton, indicated that campus. recalled that of names of students and requesfiles for those students. some of the files for the audit	he Director of CTI's Cincinnati the DOE reviewers gave them lists sted education and financial aid stated that he probably pulled tors. He remembered that for each nancial aid file containing studen and a manilla-colored education	as b7C

46A-WF-179870 SUB UU

Continuation of FD-302 of	,,	on 10/7/	94 , Page	3
also recalled pulling big blarecords and individual studen the appropriate files and recorporate headquarters.  some of the files and records location had a lot of space. [went through CTI's corporate DOE reviewers.	t attendance cards ords, sent thought he might from CTI's Dayton commented	them to them to them to them to campus that all	he located CTI's btained as that files	b6
cTI's corporate headquarters review in August, 1990. Init privately for a period of tim conference and walked back to waiting, possibly with CTI had some problems that the WHITESELL said something to the has some typ After WHITESELL left, to change and alter records the fact that WHITESELL had t	ially, WHITESELL as the office where the office where where he effect of, "Dore of plan." WHITE said that WHE oconceal from the aken financial aimstated that DOE).  and he was going.	ing of the and we out of we ment thing about of the interest we be in a second to the interest of the interest	e DOE  their as ioned that ut. about it. n left. anted them viewers to which en said cheme to hat he had the about how	
records and furnished them to personally made up "dummy" at provided the fals advised that	tendance cards. ) e attendance card	stated He though s to WHIT	that he	Ъ6 Ъ7С
During the DOE reviapartment in Fairfield, Ohio.  moved by facility between Hamilton and where they were kept. documents during the period o	The original real and to a Middletown, Ohio reiterated that	cords were STORE-N- , off Rou they crea	e then LOCK te 4,	
CTI between the admissions and	at there was a cond d education depar	ntinuous :	rivalry at The	

46A-WF-179870 SUB UU

Continuation of FD-302 of		,,	On 10/7/94	, Page <u>4</u>	_
admissions people	e were just co	ncerned with enro	olling as ma	any	
the students. The of the individua to-benefit stand between the two	ls enrolled in ards. The dif	CTI at least met	t certain al	bility-	b6 b70
"Chronology of E about April 29, and asked if he did affidavit. to sign the docu	vents By 1991 would sign a s not offer him was uncerta	stated that tatement. any inducements in as to why	h he signed call call claimed the column the	on or led him	
came to included with the know why advised that he that talk pending criminal	uple of weeks n the mail. T e \$1,000 check sent him deposited the AL BANK OF SOU ed with investigation ed that he saw	the \$1,000 at the \$1,000 check into THWESTERN OHIO. The contly and of Several	from or explanate that he did at time. o his account admit and discussed and CTI with eral months	tion d not nt at itted d the h him.	
(OTI). st	-	ut OXFORD TECHNIO nd RALPH TURNER (			
pertaining to CA are bank stateme Revenue Service	MBRIDGE CHILD nts, checks, a	he has maintaine CARE (CCC). Inclu nd correspondence	uded in the	records Internal	b3 b6 b7C
Follow Grand Jury subpo	ing the interv enas compellin		served with	Federal	

e Ca

$\mathcal{X} \mathcal{V} \subset$	<i>/</i>
/READ 1480/287 0000 MRI 01480	· .
, PP FBICV	
DE FBIWMFO #0038 2880155	
ZNR UUUUU	
P 141747Z OCT 94	•
FM FBI WMFO (46A-WF-179870 SUB UU) (P)	
TO FBI CLEVELAND/PRIORITY/	
BT	
, UNCLAS	
CITE: //3920//	:
PASS: SSA AKRON RESIDENT AGENCY.	<b>v</b>
SUBJECT: BIG BOUNCE; MAJOR CASE #55; 00:WMFO.	.b6
ARMED AND DANGEROUS - SUBJECT CARRIES A HANDGUN	b7c
RE 9/16/94 TELETYPE FROM WMFD TO CLEVELAND, 9/23/94	
. AIRTEL FROM CLEVELAND TO WMFO, AND 10/13/94 TELCALL BETWE	EN SA
CLEVELAND DIVISION, AKRON RESIDENT AGENCY,	AND
SA UMFO DIVISION, NORTHERN VIRGIN	IA
METRO RÉSIDENT AGENCY.	,
ADMINISTRATIVE: SUBJECT IS KNOWN T	o ·

SEARCHED INDEXED SERIALIZED FILED FILED -180

HANDOUN OR KEEP A HANDGUN IN THE DESK DRAWER IN HIS

	PAGE TWO DE FBIWMFO 0038 UNCLAS	
Lys	OFFICE. IS CONSIDERED TO BE A SUSPECT IN THE	
5.	OCTOBER, 1990, MURDER OF HIS BUSINESS PARTNER, HENRY	
	WHITESELL. FOR THESE REASONS, SHOULD BE	
	CONSIDERED ARMED AND DANGEROUS.	
	FOR INFORMATION OF CLEVELAND, SUBJECT IS	
	BEING INVESTIGATED FOR NUMEROUS POTENTIAL CRIMINAL VIOLATIONS,	
	INCLUDING FRAUD AGAINST THE U.S. DEPARTMENT OF EDUCATION (DOE)	Ъ6 Ъ7С
	AND MAKING BRIBE PAYMENTS TO U.S. CONGRESSMAN DONALD "BUZ"	
	LUKENS. U.S. DEPARTMENT OF JUSTICE (DOJ) ATTORNEYS HAVE	
	ISSUED A FEDERAL GRAND JURY SUBPOENA FOR TO APPEAR	
	TO TESTIFY BEFORE THE GRAND JURY IN WASHINGTON, D. C., AND TO	
	PROVIDE	
	BECAUSE	
	OF THE QUICKLY APPROACHING RETURN DATE, THE SUBPOENA SHOULD BE	Ъ3
	SERVED ON AS SOON AS POSSIBLE. IN REFERENCED	b6 b7C
	TELCALL, ARRANGEMENTS WERE MADE TO SEND THE SUBPOENA TO THE	
	CLEVELAND DIVISION, AKRON R.A. VIA AIR EXPRESS MAIL AND	
	FACSIMILE ANY QUESTIONS CONCERNING THE BELOW LISTED LEAD CAN	
	BE DIRECTED TO SA AT TELEPHONE NUMBER	
	OR PAGER NUMBER	•
	LEAD:	

## PAGE THREE DE FRIUMFO 0038 UNCLAS

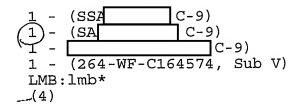
CLEVELAND DIVISION: AT RAVENNA, OHIO:

WILL SERVE FEDERAL GRAND JURY SUBPOENA ON	
OWNS AND OPERATES BOHECKER'S	
BUSINESS COLLEGE (BBC), WHICH IS LOCATED AT 161 EAST MAIN	•
STREET, RAVENNA, OHIO, TELEPHONE NUMBERS AND	b6
MAY ALSO BE ABLE TO BE LOCATED AT	) ( Q. ·
RAVENNA, OHIO, WHERE HE ALLEGEDLY SHARES	
A RESIDENCE WITH IS A WHITE MALE,	
DOB 5'7' JALL, 180 POUNDS, BROWN HAIR, BROWN EYES,	
ALSO HAS A RESIDENCE AT	
MIDDLETOWN, OHIO, TELEPHONE NUMBER	
WHERE HE POSSIBLY STAYS ON WEEKENDS. SHOULD	
BE CONSIDERED ARMED AND DANGEROUS. ADDITIONALLY, AGENTS	
SHOULD BE VERY CAREFUL ABOUT WHAT THEY SAY TO AS	
I INCLUSIONEL MAN ALLEMANT MANGE SALVE APPRICATIONS THAT	6 7C
HIS CLIENT HAS BEEN TREATED IMPROPERLY.	
ARMED AND DANGEROUS - SUBJECT CARRIES A HANDGUN.	
₽T	

## Memorandum



То :	ADIC, WMFO (46A-WF-179870) (P) Date 10/18/94	
From :	SA	
Subject:	BIG BOUNCE; MAJOR CASE #55; HOUSE BANK; OO: WMFO	
	Reference request from C-9 to SA C-17, dated 10/17/94.	
system lo 10/18/94, allow for was given	Writer was requested to load the Professional File PFS) program onto one stand alone 486 personal computer ocated in the office ofC-9, NVMRA. On writer created and loaded the applications necessary to PFS to run in a WINDOWS environment. Basic instruction to Mson running PFS and printing out  both to Mson running PFS and printing out	
please co	If there are any problems with the PFS application ontact SA C-17, at x6358.	



46A-WF-179870, SUB UCL M m -182

	FBI	
TRANSMIT VIA:  X Teletype  ☐ Facsimile  ☐ AIRTEL	PRECEDENCE:  Immediate Priority Routine	CLASSIFICATION:  TOP SECRET SECRET CONFIDENTIAL UNCLAS E F T O UNCLAS
		Date 9/16/94
FM FBI WMFO (4	6A-WF-179870 SUB U	JU) (P)
TO FBI CLEVELAND/RO	UTINE/	
FBI LOUISVILLE/ROUT	INE/	·
ВТ		
UNCLAS		
CITE: //3920//		
SUBJECT: BIG BOUNC	E; MAJOR CASE #55;	OO:WMFO
ARMED AND DANG	EROUS - SUBJECT CA	ARRIES A HANDGUN
RE 9/15/94 TEL	CALL BETWEEN SA	LOUISVILLE
DIVISION, COVINGTON	RA, AND SA	, wmf $^{\mathrm{b}^{7\mathrm{C}}}$
9/16/94 TELCALL BET	WEEN SSA	, CLEVELAND
DIVISION, AKRON RA,	AND SA AN	ND 6/15/94 TELETYPE FROM
WMFO TO CLEVELAND.		
FOR INFORMATIO	N OF RECEIVING OFF	FICES, CAPTIONED
INVESTIGATION INVOL	VES AN ALLEGED BRI	BERY OF FORMER U.S.
CONGRESSMAN DONALD	"BUZ" LUKENS BY OF	HIO BUSINESSMAN
		46A-WF-179870 UU-183
		m m
Approved:	Original filena	me: 18003 (N. 259
Time Received:	Telprep filen	name: 12500350.259
MRI/JULIAN DATE:	141 /200	ISN: 007 94)
FOX DATE & TIME OF A	CCEPTANCE: 9/16/	194 11:53 / R

	^PAGE 2 WMFO (46A-WF-179870 SUB UU) UNCLAS	
	THE FEDERAL GRAND JURY IN WASHINGTON, D. C., IS	
	CURRENTLY HEARING TESTIMONY OF NUMEROUS WITNESSES IN THE CASE.	
	SUBPOENAS HAVE BEEN ISSUED BY AND TO	
	TESTIFY BEFORE THE GRAND JURY. IS SCHEDULED TO APPEAR	
	OI AND APPEARANCE IS SCHEDULED FOR	
	PROBABLY RESIDES IN RAVENNA, OHIO, WHILE LIVES	
	IN ERLANGER, KENTUCKY. IN THE INTEREST OF TIME, THE GRAND	
	JURY SUBPOENAS HAVE BEEN SENT EXPRESS MAIL TO THE RESIDENT	
	AGENCIES IN AKRON, OHIO, AND COVINGTON, KENTUCKY, RESPECTIVELY	
	PURSUANT TO DISCUSSIONS DURING REFERENCED TELCALLS. ANY	
	QUESTIONS CONCERNING THE SERVICE OF THE ABOVE-STATED SUBPOENAS	
	CAN BE DIRECTED TO SA . AT TELEPHONE	
	NUMBER OR PAGER NUMBER	
	LEADS:	b3
	CLEVELAND DIVISION	.b6 .b7C
	AT RAVENNA, OHIO	
	WILL SERVE FEDERAL GRAND JURY SUPBOENA ON	
	WHITE FEMALE, DOB 5'7", 124 POUNDS, BROWN	
	HAIR, BROWN EYES, SSAN OHIO DRIVER'S LICENSE	
ı	TACT KNOWN ADDRESS WAS	

b3 b6 b7C

^PAGE 3 WMFO (46A-WF-179870 SUB UU) UNCLAS	
RAVENNA, OHIO 44266. POSSIBLY WORKS AT	
BOHECKER'S BUSINESS COLLEGE (BBC), 161 EAST MAIN STREET,	
RAVENNA, OHIO, TELEPHONE NUMBERS AND	
MOTHER'S NAME IS HAS	
BEEN THE GIRLFRIEND OF THE PRESIDENT AND	b6 b7C
OWNER OF BBC AND ONE OF THE SUBJECTS IN THE CASE. IF	
POSSIBLE, SHOULD BE SERVED OUT OF THE PRESENCE OF	
SHOULD BE CONSIDERED ARMED AND	
DANGEROUS AS HE IS KNOWN TO CARRY A HANDGUN AND IS CONSIDERED	
A SUSPECT IN THE 1990 UNSOLVED MURDER OF HIS FORMER BUSINESS	
PARTNER, HENRY WHITESELL. WILL LIKELY ATTEMPT TO	
INTIMIDATE IF HE FINDS OUT SHE HAS BEEN SUBPOENAED BY	
THE GRAND JURY.	
LOUISVILLE DIVISION	.b6
AT ERLANGER, KENTUCKY	b7C
WILL SERVE FEDERAL GRAND JURY SUBPOENA ON	
AT, ERLANGER, KENTUCKY,	
TELEPHONE NUMBER IS A WHITE FEMALE,	
DOB 5'3", 112 POUNDS, BLOND HAIR, GREEN EYES, SSAN	

^PAGE 4 WMFO (46A-WF-179870 SUB UU) UNCLAS

IS USUALLY HOME AFTER ABOUT 7:00 PM IN

THE EVENING.

ARMED AND DANGEROUS - SUBJECT CARRIES A HANDGUN

BT

GRAND JURY NO. 92-1

## United States District Court

Washington	DISTRICT OF	Columbia
0:		
	c	TIDDOENA TO TECTIFY
		SUBPOENA TO TESTIFY
		BEFORE GRAND JURY
	SUBPOEN	A FOR:
	X PERS	ON DOCUMENT(S) OR OBJECT(S)
YOU ARE HEREBY SOLUTIONES.	i iz i z	
	ar and testify before the G	rand Jury of the United States District Court at
he place, date, and time specified below.		
PLACE		Icoumynoou
		Grand Jury Room No. 1
U. S. Court House Third and Constitution Aven	ua NW	Third Floor
Washington, D.C. 20001	ue, n.w.	DATE AND TIME
magnifing control 20001		
YOU ARE ALSO COMMANDED to bring w	ith you the following docu	ment(s) or object(s):*
	the you the following door	
		£ď.
		<b>b</b> 6
		b7C
		6A-WF-179870 SubUU-1
	4	6A-WF-179870 JUBUST
	,,	Clope man
		or So
☐ Please see additional information on reverse.		
This subposes shall remain in offeet until	you are granted tonic to	T.S. q
	you are granted leave to	depart by the court or by an officer acting on $\uparrow$
000.2708		
S. MAGISTRATE OF COURT	•	DATE
lancy M. M. Fer-Whytin		
Y) DEPUTY CORRE		September 13, 1994
	103,	o position in the second secon
	L. ANI JAME ADDRES	S AND PHONE NUMBER OF ASSISTANT U.S. ATTORNEY
his subpoents speed upon application	END TO	Senior Counsel
the United States MAnterica		ink Task Force, Room 2118
Wild Williams		
	\	partment of Justice
		epartment of Justice Constitution Avenue, N.W. con, D.C. 20530 (202) 616-2302

		RETURN OF	SERVICE (1)		
RECEIVED BY SERVER	DATE	PLACE	·		
BI SERVER	9/22/94 DATE	U. S. Cour	thouse	Akron, Ohio	
SERVED	UATE	PLACE	_		
ERVED ON (PRINT)	9/22/94		Ravenna,	Ohio	
SERVED BY (PRINT	IAME)	TI	TLE		
		Sp	ecial Agen	t. FBT	
		STATEMENT OF	SERVICE FEES	<u> </u>	
TRAVEL		SERVICES		TOTAL	b6
		-+N/ DECLARATION	A	<u></u>	b7c
Executed C	n <sup>9/22/94</sup>	Signature of Sarm 2 South Ma Akron, Ohi	in Street,	Suite #440	
		Address of Server			
ADDITIONAL INFO	RMATION				

<sup>(1)</sup> As to who may serve a subpoena and the manner of its service see Rule 17(d), Federal Rules of Criminal Procedure, or Rule 45(c), Federal Rules of Civil Procedure.

<sup>(</sup>Rule 45(c), Federal Rules of Civil Procedure; Rule 17(d), Federal Rules of Criminal Procedure) or on behalf of certain indigent parties and criminal defendants who are unable to pay such costs (28 USC 1825, Rule 17(b) Federal Rules of Criminal Procedure)".

#### FEDERAL BUREAU OF INVESTIGATION

		Date of transcription	9\23\94
Pursuan testificandum. co	t to the issuance o ntact was made with	f a sùbpoena ad	<b></b>
United States Diswhich required C. Washington D. C. contact	trict Court for the to appear befo	ry Subpoena was issue District of Washingt re the Grand Jury in was instrank Task Force, for a	con D.C., b3 ructed to b6 b76
Tar oner informaci	on on the appearance	,	
		1	
		;	
		·	
nvestigation on 9\22\94	at Ravenna, Ohio	File # _46A-WF-1	— 179870 <i>— GUB UU -</i> 1
y <u>SA</u>		Date dictated <u>9\22\94</u>	

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency;

it and its contents are not to be distributed outside your agency.

		FBI	I		
	TRANSMIT VIA:  Teletype Facsimile AIRTEL	PRECEDENCE:  Immediate  Priority  Routine	CLASSIFICATION  TOP SECRET SECRET CONFIDENTI UNCLAS E F UNCLAS	AL	
,			Date 9/23/	94	·
	FROM SAC, SUBJECT: BIG BO	MFO (46A-WF-17987 CLEVELAND (46A-WF- OUNCE; CASE #55;		ARA)	
	Reference WMFO TelCall to CV on 9/21/94.  Enclosed for WMFO is a Federal Grand Jury Subpoena (FJGS) and the original and two copies of an FD-302, which reflects the service of the FGJS on				b3 b6 b70
	<pre>Ø - WMFO 2 - Cleveland (4) JRG</pre>			179870, S. INDEXED. FILED. 26 1994  NGTON FIELD.	

Transmitted (Number) (Time)

Per

(Story)

(Story)

GRAND JURY NO. 92-1

# United States District Court

	Washington	DISTRI	CT OF	Columbia	,
TO:				OENA TO TESTIFY ORE GRAND JURY	
_			SUBPOENA FOR:	☐ DOCUMENT(S) OR OBJECT(S)	
	U ARE HEREBY COMMANDED to appea, date, and time specified below.	pear and testify	before the Grand Ju	ry of the United States District Court at	<b>1</b> . 0
PLACE	U. S. Court House Third and Constitution Ave	enue, N.W.		COURTROOM Grand Jury Room No. 1 Third Floor	b3 b6 b7
	Washington, D.C. 20001			DATE AND TIME	
			HoA-	WF-199870 UU-Very 10 70 70 70	<del></del>
Thi	is subpoena shall remain in effect until the court court for the court f	il you are grant		187	1
S. MAGISTI Nancy M	A. Mader-Whating, Clerk	sier N	10	August 30, 1994	
his subpo f the Unit		EEND TO	House Bank Ta U. S. Departm 10th & Consti	Senior Counsel sk Force, Room 2118 ent of Justice tution Avenue, N.W.	

		RETUR	RN OF SERVICE (1)		
	DATE	PLACE		•	
RECEIVED Y SERVER	9-20-91	( CRE	ESTVIEW HILLS,	, KY.	
	DATE	PLACE			
SERVED	9-23-94	ERL	ANGER, KY		
VED ON (PRINT	NAME)				
		-7 0			
	· ·	1			
RVED BY (PRINT	NAME)	·	TITLE		
		7 -	SPECIAL M	ALENT, FB	<i>(</i>
		STATEME	ENT OF SERVICE FEES		
AVEL		SERVICES		TOTAL	.b6 b7c
		_	_		
		DECLAR	ATION OF SERVER(2)		
		Address	. Box 17747, F		
		• • • • • • • • • • • • • • • • • • • •			
DDITIONAL INF	ORMATION				
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DDITIONAL INF	ORMATION				

<sup>(1)</sup> As to who may serve a subpoens and the manner of its service see Rule 17(d), Federal Rules of Criminal Procedure, or Rule 45(c), Federal Rules of Civil

Procedure.

(2) "Fees and mileage need not be tendered to the witness upon service of a subpoena issued on behalf of the United States or an officer or agency thereof (Rule 45(c), Federal Rules of Civil Procedure; Rule 17(d), Federal Rules of Criminal Procedure) or on behalf of certain indigent parties and criminal defendants who are unable to pay such costs (28 USC 1825, Rule 17(b) Federal Rules of Criminal Procedure)".

	TRANSMIT Teletyp Facsim AIRT	oe ile	PRECEDENCE Immediate Priority Routine	·	LASSIFICATI TOP SECRI SECRET CONFIDEN UNCLAS E UNCLAS	ET TIAL		
					Date 9/2	6/94		
	TO FROM <b>1<sup>0</sup></b>	T : BIG B	LOUISVILLE (4 OUNCE; CASE #55;	6A-WF-1798	370 SUB UU	) (RUC)		
	contaction she work she congiven and the congive	Enclo na issued ct of Colu On 9/ ted regard uld not be 4, she was uld make t	FO teletype to sed for WMFO is by the U.S. Dismbia served on 21/94 ing enclosed so available to given the U.S. ravel arrangementhe subpoena.	s the exector columns was ubpoena. receive the Attorney	cuted Grand ort. Washing s telephon: Due to the ne subpoens or informat:	d Jury ngton ically e fact tha a until	t	
	2 - Loi (1	uisville - 46A-WF- - Case Ag	179870) ent)					
		General E		1*	LICH- SEARCHI SERIALI	ED. LLS INDEA.	O SUB	UU-188
end otor	Approved:	☐ Manual		handle of the second	1	er Co		<del>\</del>



To : ADIC WMFO	(P)	Date 9/27/94
From : SA	(C-9)	
Subject :		b6 b7C b7D
Dates of Contact 7/20/94		
File #s on which contacted (Use Titles if File #s not av 46A-WF-179870, SUB UU	vailable)	
Purpose and results of contact		
☐ NEGATIVE ☐ POSITIVE (See atta	ached insert)	
Description of Statistical Accomplishment	Title of Case	File No.
Information herein obtained confidentially; information unless it has been definitely decided that this per		ial or hearing.
PERSONAL DATA		46A-WF-179870, SUB 1
		<i>'''</i>
1 - 1 46A-WF-179870, SUB UU		FC v.

46A-WF-179870, SUB UU CWS/cws On 7/20/94 provided the following information to SA Cooperating Witness (CW) advised that the daughter of his/her boss, <u>had been asked out</u> on a date by ex-husband, went out with During the date, asked numerous questions about HENRY WHITESELL, and CW. CW thinks might have been working for to gather b6 information about CW and to determine CW's position on issues b7C concerning activities at CAMBRIDGE TECHNICAL INSTITUTE (CTI) and b7D BOHECKER'S BUSINESS COLLEGE (BBC).

(2) - WMFO



	•••		
To : ADIC WMFO	(P	) Date	9/28/94
From : SA	. (0	-9)	
Subject :			
Dates of Contact			
7/25/94  File #s on which contacted (Use Ti 46A-WF-179870,	tles if File #s not available) SUB UU		
***************************************			b6
			b7C b7D
Purpose and results of contact			
☐ NEGATIVE  X POSITIVE	(See attached i	nsert)	
STATISTIC	(see accadiled in		
<u></u>		e of Case	File No.
STATISTIC  Description of			File No.
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STATISTIC  Description of			File No.
STATISTIC  Description of			File No.
Description of Statistical Accomplishment	Title	e of Case	
Description of Statistical Accomplishment  Information herein obtained contuness it has been definitely description.	Title	e of Case  not to be disclosed in a real or hea	eport or otherwise
Description of Statistical Accomplishment  Information herein obtained confi	Title	e of Case  not to be disclosed in a real or hea	eport or otherwise
Description of Statistical Accomplishment  Information herein obtained contuness it has been definitely description.	Title	e of Case  not to be disclosed in a real or hea	eport or otherwise
Description of Statistical Accomplishment  Information herein obtained contuness it has been definitely despend on the personal description of	Title	e of Case  not to be disclosed in a real or hea	eport or otherwise
Description of Statistical Accomplishment  Information herein obtained contuness it has been definitely description.	Title	not to be disclosed in a rea witness in a trial or hea	eport or otherwise

\*\*\*see reverse side for statistics\*\*\*

46A-WF-179870, SUB UU CWS/cws On 7/25/94 furnished the following information to SA Cooperating Witness (CW) stated that he/she thinks that will continue to "probe" to determine whether CW CW does not believe is on his side. knows he/she is cooperating with the FEDERAL BUREAU OF INVESTIGATION (FBI) at the present time, but he/she thinks will continue to try b7C to find out. .b7D CW stated that he/she "knows" CW CW commented that is a ruthless person who will stop at nothing to CW warned that should not be protect himself. underestimated.

#### FEDERAL BUREAU OF INVESTIGATION

Date of transcription 10/4/94	_
On 9/29/94, provided the following information to SA	
the Grand Jury in Washington, D.C. said something to	o6 o7C o7D
against him. stated that the FBI was just in the investigative stage. During the course of their conversation, asked CW a question to the effect of,	
also requested that CW '	
CW advised that is trying to sell BOHECKER'S BUSINESS COLLEGE (BBC). He may hire a marketing firm to help sell the school said that BBC was currently \$125,000 in debt, compared to \$250,000 in debt at the time of WHITESELL's death indicated that he wants to buy a RALLY'S RESTAURANT franchise implied that there could be a job available for CW in the new company, although he did not make a specific offer.	7 C
CW stated that he/she expects to try to meet with him/her face-to-face after returns from testifying before the Grand Jury.	
(telephonically)  Investigation on 9/29/94 at Washington, D.C. File # 46A:WF: 179870, SUB	19/X.
by SA Date dictated 10/4/94:9 4 1994	
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To : ADIC WMFO	(P)	Date 9,	/30/94
From : SA	(C-9)		
Subject :			
Dates of Contact 8/3/94			
File #s on which contacted (Use Titles if File # 46A-WF-179870, SUB	s not available) UU		b6 _b7c
			_b7D
Purpose and results of contact			
☐ NEGATIVE ☐ POSITIVE ☐ STATISTIC	(See attached FD-	302)	
Description of Statistical Accomplishment	Title of Case		File No.
Information herein obtained confidentially; i unless it has been definitely decided that t			or otherwise
PERSONAL DATA	poson so co ov a manaos m	464-h	F-179870 4
		v	· ·
1 - 1 -		,	1

1-46A-WF-179870, SUB UU Init. CWS/cws (3) - WMFO

\*\*\*see reverse side for statistics\*\*\*

#### FEDERAL BUREAU OF INVESTIGATION

Date of transcription	8/10/94
was contacted at his/her place employment and provided the following information:  Cooperating Witness (CW) talked about affidated he/she described as "depositions") that  sign demise of CAMBRIDGE TECHNICAL INSTITUTE (CTI).  claimed that the affidavits were necessary "to protect stated that was extremely adamant that the say that he had no knowledge of any imprat CTI until the time that auditors from the U.S. DEPA EDUCATION (DOE) arrived at CTI's location to conduct a unannounced program review in August, 1990.	wits (which had after the us." CW affidavits oprieties RTMENT OF
attorney,	.b7I
CW described as a "shyster." He/sh that shared everything with CW that had gone to see at an apartm was working in Fairfield, Ohio.  CW mentioned that he/she had found a check d containing a computer listing of checks related to CTI BOHECKER'S BUSINESS COLLEGE (BBC). He/she inbdicated archive files #9-13 contained records of payments made 1988 and 1989.	recalled ent where lisk and/or that
(telephonically)  Investigation on 8/3/94 at Falls Church, Virginia File # 46A-W	JF-179870, SUB UU
by SA Date dictated 8/10/	94

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From : SA Subject :	(P) (C-9)	Date	<b>10/3/94</b> b6
	(C-9)		6d.
Subject :			.b6
Subject :			Ъ7С
			Ъ7D
Dates of Contact 8/4/94			
File #s on which contacted (Use Titles if File #s not available 46A-WF-179870, SUB UU	le)		
2017 11 1770 707 202 00			
Purpose and results of contact			
☐ NEGATIVE			
∑ POSITIVE (See attache ☐ STATISTIC	d insert)		
Description of			
Statistical Accomplishment	Title of Case		File No.
information herein obtained confidentially; informant's numbers it has been definitely decided that this person it			
PERSONAL DATA			
		76	11 WI -111870 M
		76	A-WF-179870 U

Init. CWS/cws (2) - WMFO

\*\*\*see reverse side for statistics\*\*\*

46A-WF-179870, SUB UU CWS/cws

On 8/4/94 telephonically contacted and provided the following information:	
possibly does not have a license to practice law. CW believes	b6 b7C b7D
CW informed that he/she possesses what he/she believes is possibly personal phone directory. CW also has a letter sent to him/her by the office of U.S. Congressman DONALD	)
E. "BUZ" LUKENS pertaining  Additionally, he/she has a receipt for a computer that was given to by CW stated that he/she will turn over the foregoing items to the FBI.	
CW advised that he/she is not aware of any instance where anyone has "crossed" and not had get even with them. CW is concerned that his/her cooperation with the FBT may result in a serious reprisal from	b6 b7С

# Chronology of Events Surrounding U.S. DEPARTMENT OF EDUCATION Program Review of CAMBRIDGE TECHNICAL INSTITUTE

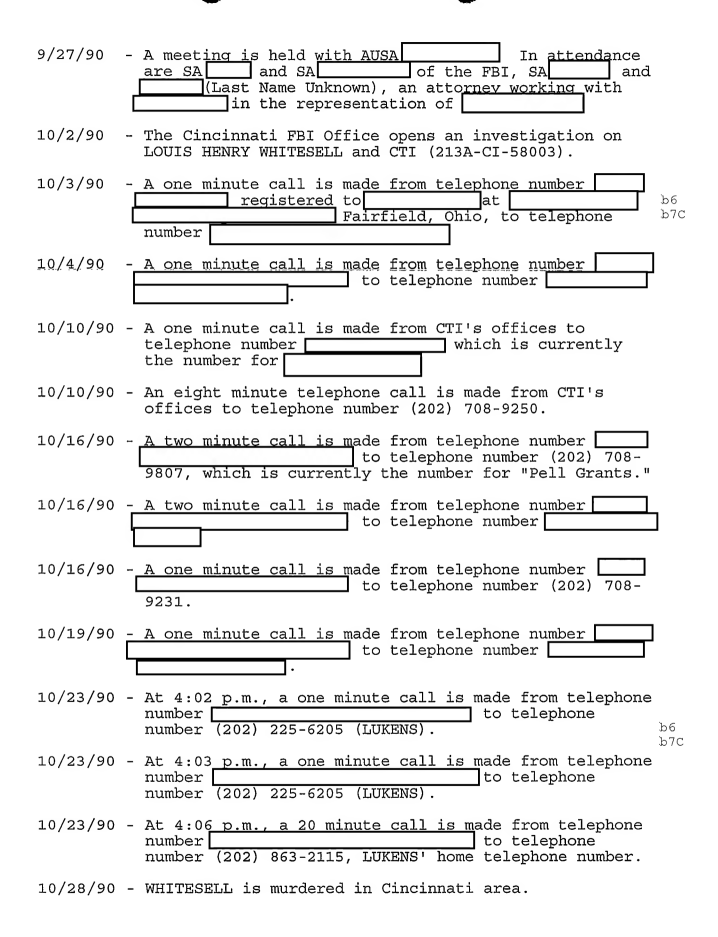
8/18/90	flies from Dayton, Ohio, to Washington, D.C., via U.S. AIR flight #1519.
8/20/90	- writes \$5000 check payable to U.S. b6 Congressman DONALD E. LUKENS.
8/21/90	- At 11:40 a.m., U.S. DEPARTMENT OF EDUCATION (DOE) Program Reviewers arrive unannounced at Cincinnati campus of CAMBRIDGE TECHNICAL INSTITUTE (CTI). OHIO STUDENT LOAN COMMISSION (OSLC) Compliance Officers also arrive unannounced at CTI's Dayton campus.
8/21/90	flies from Washington, D.C., to Dayton via U.S. AIR flight #686.
8/22/90	- At 3:46 p.m., a one minute telephone call is made from CTI's offices to telephone number (202) 225-6205, the telephone number for LUKENS' office in Washington.
8/22/90	- At 3:51 p.m., a one minute telephone call is made from CTI's offices to telephone number (202) 401-1028.
8/22/90	- At 5:14 p.m., a one minute telephone call is made from CTI's offices to telephone number (202) 225-6205 (LUKENS).
8/22/90	- DOE Section Chief on-site at CTI program review receives call from of DOE's Office of Congressional Affairs in Washington relates telephone call received by DOE from LUKENS complaining about DOE review on behalf of his constituent,
8/24/90	- A 14 minute telephone call is made from CTI's offices to telephone number (202) 225-2587, currently a non- b6 working number at the U.S. House of Representatives.
8/24/90	- At 2:30 p.m., DOE reviewers leave CTI location.
8/25/90	writes a \$2000 check payable for "Legal Counsel."
8/27/90	- DOE Reviewers return to CTI location.
8/27/90	- A one minute call is made from CTI's offices to telephone number (202) 225-6205 (LUKENS). 464-WF-179870,

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8/29/90	- A five minute call is made from CTI's offices to telephone number (202) 659-2460.
8/31/90	- At 1:45 p.m., DOE Reviewers leave CTI location.
9/3/90	- At 10:23 p.m., a four minute call is made from CTI's offices to telephone number (202) 479-4766, the telephone number for
9/4/90	- A one minute call is made from CTI's offices to telephone number (202) 225-6205 (LUKENS).
9/5/90	- A six minute call is made from CTI's offices to telephone number the telephone number for
9/5/90	- A one minute call is made from CTI's offices to telephone number (202) 225-6205 (LUKENS).
9/5/90	of the DOE in Washington, D.C., is telephonically contacted by claims to represent a client who has information about a school that is defrauding the DOE out of financial aid monies. does not identify his client.  and arrange a meeting on 9/8/90.
9/6/90	- A four minute call is made from CTI's offices to telephone number (202) 401-2113.
9/6/90	- A 10 minute call is made from CTI's offices to telephone number (202) 708-8269.
9/8/90	- At around 9:00 a.m. or 10:00 a.m., meets with on boat which is harbored at a marina in Washington, D.C. vaguely describes his client's circumstances but does not identify his client.
9/10/90	- DOE Reviewers return to CTI location. b6
9/10/90	telephonically contacts Special Agent (SA) of the DOE Office of the Inspector General (OIG) in Philadelphia, Pennsylvania, regarding his meeting with
9/10/90	- At 11:36 a.m., a one minute call is made from CTI's offices to telephone number
9/10/90	- At 2:02 p.m., a one minute call is made from CTI's offices to telephone number
9/11/90	- SA contacts regarding DOE's program review of CTI.

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9/12/90	- A one minute call is made from CTI's offices to telephone number
9/13/90	- A one minute call is made from CTI's offices to telephone number
9/14/90	- DOE completes on-site review of CTI.
9/17/90	- A two minute call is made from CTI's offices to telephone number (804) 648-6742, the telephone number b6 for the ACCREDITING COUNCIL FOR CONTINUING EDUCATION & b7C TRAINING (ACCET).
9/19/90	- A one minute call is made from CTI's offices to telephone number (804) 648-6742 (ACCET).
9/19/90	- From 11:15 a.m. to 3:30 p.m. and meet with SA and SA at the Holiday Inn in Waterloo, Iowa. makes statement implicating HENRY WHITESELL in fraud perpetrated by CTI on DOE. offers his cooperation in exchange for immunity.
9/19/90	- writes \$5000 check payable to
9/20/90	of the FBI regarding and the situation at CTI. This is apparently the first notification the FBI received about the present situation involving (although the FBI had information is its files pertaining to prior cases in which was involved). SA reports information from prior investigations which reflects negatively on credibility.
9/20/90	- SA and SA meet with Cincinnati Assistant U.S. Attorney (AUSA) regarding  CTI case.
9/21/90	- calls SA from Austin, Texas.
9/23/90	- writes \$5000 check payable to LUKENS.
9/25-26/	90-SA contacts DOE Program Reviewers in Chicago Illinois, about review of CTI.
9/26/90	- A 16 minute call is made from CTI's offices to telephone number (804) 648-6742 (ACCET).
9/26/90	- A one minute call is made from CTI's offices to telephone number (202) 401-0709.



10/29/90	- At 4:22 p.m., a one minute call is made from telephone number number
10/29/90	- At 5:11 p.m., a one minute call is made from telephone number to telephone number (202) 863-2115 (LUKENS' home number).
10/30/90	- A seven minute call is made from telephone number to telephone number
10/31/90	- A one minute call is made from telephone number to telephone number
10/31/90	- A one minute call is made from telephone number to telephone number

b6 b7С

46A-WE-1/79870, SUB UU CWS/dw The following investigation was conducted by Special Agent (SA) in Falls Church, Virginia, on the date indicated: On 10/27/94, SA was contacted at the FEDERAL BUREAU OF INVESTIGATION (FBI) Office in Cincinnati, Ohio, telephone number 🗌 SA advised that, around the end of September, 1990, he was contacted about a situation involving a local school, CAMBRIDGE TECHNICAL INSTITUTE b6 (CTI), that had been defrauding the U.S. DEPARTMENT OF EDUCATION b7C (DOE) out of financial aid funds and was then falsifying records to obstruct an audit being conducted by the DOE. SA recalled that he was initially contacted by the DOE Office of the believed the DOE OIG had first Inspector General (OIG). SA gone to the Cincinnati United States Attorney's Office. Assistant United States Attorney (AUSA) lacksquarereferred The DOE OIG had interviewed the DOE OIG to the FBI. the President of CTI, about the situation at CTI. had told the DOE OIG representatives that the problems at CTI were the fault of HENRY WHITESELL, and that he had no prior knowledge of any illegal activities going on at CTI. advised that he checked the Cincinnati Division SAL indices on 1. He determined that, several years earlier, had been involved in the falsification of records to cover up a financial aid fraud at another school. SA reported the information to the DOE OIG and AUSA was requesting immunity in return for his cooperation advised that, based on the information prior involvement in illegal activity, concerning AUSA decided that they could not offer immunity to until his role in the fraud was developed through investigation. SA commented that "hadn't told the whole story." About a week after his initial contact with the DOE attended a meeting at the U.S. Attorney's Office. OIG, SA AUSA was at the meeting along with a representative of was present at the meeting and was the DOE OIG. b6 represented by a female attorney from a law firm in Columbus, b7C She was filling in for SA stated that lawyer, wanted immunity from stated that would not grant immunity to prosecution. AUSA 🗆 SAI recalled that AUSA the opportunity to plead quilty to one felony offered charge. advised that, when request for immunity was denied, the meeting essentially ended. SA L stated that he did not have any subsequent interviews with

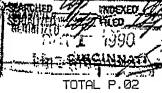
SA could not recall whether, during the above- stated meeting at the Cincinnati U.S. Attorney's Office, admitted to falsifying records and providing them to the DOE. SA advised that statements were consistent with what was documented in the DOE OIG report of their interview with several days earlier.
SA stated that did not contact the FBI about the situation at CTI prior to the aforementioned meeting at the U.S. Attorney's Office. SA commented that did not want the FBI involved and deliberately "bypassed" the FBI. was aware that the FBI had information about his participation in similar illegal conduct several years before. knew that that information could hinder his chances of getting immunity. SA advised that there is no record in the FBI files of contacting the FBI about CTI's situation at any time before the meeting at the U.S. Attorney's Office. SA stated that, if had told employees at CTI that he had had a meeting with the FBI prior to that time, would have been lying.
SA recalled that, on or about the night WHITESELL was killed said he had gone to the FBI about the illegal activities at CTI. claimed that he was going to "take the fall" for the problems at CTI. was claiming to have cancer. said that, since he was suffering from cancer, he would not have to go to jail.
SA commented that wanted to acquire full ownership of BOHECKER'S BUSINESS COLLEGE (BBC), a school he owned as a partner with WHITESELL.
SA advised that he wrote a memorandum, dated bf bf bf advised that he wrote a memorandum, dated bf bf bf advised the initiation of his investigation of CTI. That memorandum was the first serial in the file related to the activities of CTI described by in his interview with the DOE OIG during September, 1990. A notation on the memorandum indicates that the Cincinnati FBI Office opened the case on $10/2/90$ . One copy of the memorandum is attached for incorporation herein.

b6 b7C



Το	SAC,CI	(213A-25))(P)		Date 10/1/90	
From	:SA		2138-33 6. 101104	WHITESELL	
Subject	Cambrid	ENRY WHITESELL, age Technical Ins ED; — 213A - 25	- 1798-128 dba titute;		
	by the Educationly reof some who are who are indicat recent that caback to and at anot investiprosecuthe write ssan:30 Cincinn born	attorney for attorney for on of captioned cently been requested at the students by WHI conducting an actual told invest.  Louis Henry WHI captioned institution and institution are also at the students of th	institution, ind ested to falsify TESELL, to be prudit of captione igators that he stitution that wed Cambridge wationed case and ion has probably being a pso involved in tin 213A-11. There that no immunitual role in the has indicated ion of records capter should be resident at 235 in the state of the s	recently approached Director of icating he had attendance records ovided to DOED auditor d institution. was also partners wit as "clean". He also s "clean" until this CI 213A-11 indicates been falsifying recor articipant. WHITESELL he doctoring of recor	h rds ds
	2 - CI		Lian		

413A-CI-58003-51



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#### FEDERAL BUREAU OF INVESTIGATION

	Date of transcription	10/19/94	
Pursuant to the issuance of a suntestificandum, contact was made with  Boheckers Business College, 161 Ravenna, Ohio. The Federal Grand Jury Sunted States District Court for the District Court for the District required to appear before washington D. C. on instructed to contact	ubpoena ad L East Main Str ppoena was issu	eet, ed by the ton D.C., ury in	o3 o6
for any further information on the appeara			7C
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Investigation on 10\19\94 at Ravenna, Ohio	File # 46A-WF-	179870 <i>SUB</i>	IN CA
THE	File # <u>46A-WF-</u>		-191
by <u>SAs</u> D	ate dictated 10\19\9	4	/ /

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.



Washington, D.C. 20530

October 17, 1994

## United States District Court Grand Jury No. 92-1

Washington	DISTRICT OF	Columbia	
ГО			· · · · · · · · · · · · · · · · · · ·
	·	SUBPOENA TO THE BEFORE GRAND	
	SUBPOE ************************************		(S) OR OBJECT(S)
YOU ARE HEREBY COMMANDED to apport place, date, and time specified below.	ear and testify before the	Grand Jury of the United Stat	es District Court at
ACE			
U.S. Court House Third and Constitution Avenue, Washington, D.C. 20001	N.W.	COURTROOM Grand Jury F Third Floor	oom No. 1
YOU ARE ALSO COMMANDED to bring w	ith you the following doc	ument(s) or object(s):*	
			1
Please produce handwriting exem Please see additional information on reverse.	 plars, fingerprin	ts and photographs.	PY SOLUTION
			V. Huo
This subpoens shall remain in effect until half of the court COURT FOR	you are granted leave to	depart by the court or by ar	officer acting
MAGISTRATE OF CHARGE COURT		DATE	
DEPUTY OF PERSON	ier	Octol	oer 14, 1994
subpoent is used upon oppication SEND	TO:	pr assistant Senior	U.S. ATTORNEY Counsel
subpoen is steed upon oppication SEND the United Sibes of America VISWI		sank Task Force, Room epartment of Justice	
	10th ar	nd Constitution Avenuation, D.C. 20530 (202	

RECEIVED BY SERVER 10/18/94 U. S. Courthouse Akron, Ohio  SERVED DATE 10/19/94  RVED ON PRINT NAME  TITLE Special Agents, FBI b6 STATEMENT OF SERVICE FEES  AVEL SERVICES TOTAL  N/A  DECLARATION OF SERVER(2)  I declare under penalty of perjury under the laws of the United States of America that the foregoing information contained in the Return of Services 2 South Main Street, Suite #440  Akron, Ohio 44308  Addim of Server  DITIONAL INFORMATION	SERVED 10/18/94 U. S. Courthouse Akron, Ohio  DATE: 10/19/94  VED BY IPRINT NAME: TITLE Special Agents, FBI b6 STATEMENT OF SERVICE FEES  TOTAL  DECLARATION OF SERVER(2)  I declare under penalty of perjury under the laws of the United States of America that the foregoing information contained in the Return of Comics and Court of Server  Executed on 10/19/94  Date: 2 South Main Street, Suite #440 Akron, Ohio 44308  Address of Server			RETUR	N OF SERVICE (1)
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<sup>(1)</sup> As to who may serve a subpoens and the manner of its service see Rule 17(d), Federal Rules of Criminal Procedure, or Rule 45(c), Federal Rules of Civil Procedure.
(2) "Fees and mileage need not be tendered to the witness upon service of a subpoens issued on behalf of the United States or an officer or agency thereof (Rule 45(c), Federal Rules of Civil Procedure; Rule 17(d), Federal Rules of Criminal Procedure) or on behalf of certain indigent parties and criminal defendants who are unable to pay such costs (28 USC 1825, Rule 17(b) Federal Rules of Criminal Procedure)".

#### ADVICE OF RIGHTS

In accordance with Department of Justice regulations, this Advice of Rights form is attached to all Federal Grand Jury subpoenas regardless of the status, culpability, or involvement of the person who receives such a subpoena.

- 1. A witness before the Grand Jury may refuse to answer any question if a truthful answer to the question would tend to incriminate the witness.
- 2. Anything said by a witness before the Grand Jury may be used against the witness by the Grand Jury or in a subsequent legal proceeding.
- 3. If a witness has retained counsel, the Grand Jury will permit the witness a reasonable opportunity to step outside the Grand Jury room to consult with counsel if the witness so desires.

If you have any questions, please call the Attorney whose name appears on the face of the subpoena.

	FBI			
TRANSMIT VIA:  ☐ Teletype ☐ Facsimile ☒ AIRTEL	PRECEDENCE:  Immediate Priority Routine	CLASSIFICA  TOP SEC SECRET CONFIDE UNCLAS UNCLAS	RET INTIAL .	
		Date 10	0/19/94	
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FAG;	WMFO			
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O-WMFO 2-Cleveland (4)			116115	l na c
2 - Cleveland (4) JRG	Neg		49A-WF-	1198
2 - Cleveland (4) JRG TICEN Pos L	J.Veg		49A-WF-	/198 Na
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2 - Cleveland (4) URG UCFN Pos C GENERAL EDICES:	J. III.: Dos Drog	umber) (Time)	Lfq A-WF-	1998 Ng



e : ADIC WMFO	(P)	Date	10/19/94	
rom : SA				
Subject :			b6 b7c b7D	
Dates of Contact  8/11/94  File #s on which contacted (Use Tith	es if File #s not available)			
46A-WF-179870,	SUB UU			
Purpose and results of contact				
☐ NEGATIVE ☐ POSITIVE ☐ STATISTIC	(See attached FD-302	2)		
Description of Statistical Accomplishment	Title of Cas	se	File No.	
				:
	identially; informant's name is not to be ided that this person is to be a witnes			870
			/har	\[ \sigma_1 \]
			9	6

Dy

- 1 -

#### FEDERAL BUREAU OF INVESTIGATION

Date of transc	eription 8/17/94
he/she believed had belonged to thought the Rolodex might have belonged to realized that was probably not the case when he/sh telephone numbers for among the number Rolodex. CW also provided a letter, dated 10/19/9 Congressman DONALD E. (BUZ) LUKENS from NATIONAL PERSONNEL RECORDS CENTER (NPRC), concerning CW had asked to continuous to continuous the continuous continuous to continuous the continuous continuous to continuous the continuous continu	a Rolodex which she originally but he noticed rs listed in the 00, to U.S. b7C b7D of the b7D h7D h7D h7D h7D h7D h7D h7D h7D h7D h
received by LUKENS pursuant to his inquiry.	
	46A-WF-179870, SUB UU 8/17/94

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46A-WF-179870, SUB UU CWS/cws

On 10/19/94,	telephonically contacted	
SA	to advise that he/she had changed jobs.	
The Cooperating Witness	(CW) stated that he/she had not been	b6
contacted by	since the last conversation which	b7C
CW reported to SA	during a previous interview.	b7D

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#### FEDERAL BUREAU OF INVESTIGATION

Date of transcription 11,	/16/94
was interviewed at the U.S. DEPARTMEN  JUSTICE (DOJ) in Washington, D.C. Present during the interviews DOJ Attorney  After being apprised of the identity of the interviewing agent and the nature of the interview,  furnished the following information:	<b>view</b> e b6
informed that he presently works for MASS MARKETING, INC. (MMI), at 7209 Dixie Highway, Fairfield, Oh: telephone number facsimile number is has worked for I since approximately April, 1992.  advised that he began working for CAMBRIDGE	MMI
TECHNICAL INSTITUTE (CTI) around September, 1986, as an admissions representative for CTI's campus in Cincinnati, of at that time, HENRY WHITESELL was the owner of CTI, and was the Director of Education. Around January, became the Admissions Director for CTI's Cincinnation when got sick. In about August or September, 1988 went to BOHECKER'S BUSINESS COLLEGE (BBC), in Coving Kentucky, and handled admissions there. In approximately February, 1989, again became the Admissions Director CTI's Cincinnati School. He later served as the Director of CTI's campus in Dayton, Ohio. sometime in May or June, 1990 was working at CTI's Dayton location at the time the U.S. DEPARTMENT OF EDUCATION (DOE) began conducting a program review of CTI during Augus 1990. advised that he was still at Dayton at the time WHITESELL was murdered. Around November, 1990, went BBC's location in Middletown, Ohio. During January, 1991, who was then the owner of BBC, let go. said he could not afford to pay salary which was approximately \$30,000.	1988, campus, ton, for f yton  N b6 b7C me to.
Investigation on 10/18-19/94 at Washington, D.C. File # 46A-WF-179	870 Sub UU
by <u>SA</u> : eas Date dictated	

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	_
Continuation of FD-302 of, On	2.
	b6 b7С
informed that CTI recruiters made a practice of soliciting potential students from welfare lines and other low income areas. At some point, it became illegal to recruit students out of certain places such as welfare lines. recalled a meeting with WHITESELL and after the laws went into effect. WHITESELL and essentially told to have the recruiters continue to solicit students from the same places as always. They told to tell the recruiters not to recruit at the prohibited places. However, they instructed to inform the recruiters that, it they were caught, they would only get a "slap on the wrist."  WHITESELL and had the recruiters sign forms saying they were aware of the prohibitions against recruiting at welfare offices and similar locations.	
advised that DEAN was the Admissions Director at CTI's Cincinnati campus for a period of time. remembered that, when DEAN worked at SOUTHWESTERN COLLEGE OF BUSINESS, DEAN and his staff would go out and recruit students and fill out Pell Grant applications right on the spot. They would make the Pell Grant applications without even giving admissions tests to the students. indicated that DEAN brought the same philosophy to CTI. DEAN is now deceased.	Ъ6 Ъ7С
stated that CTI recruiters were sent out to obtain signature endorsements on Guaranteed Student Loan (GSL) checks for CTI students who had dropped out of school. stated that had to be involved in this practice since he worked in concert with WHITESELL and knew everything that went on with CTI.	

Continuation of FD-302 of	, On	10/18-19/9,4Page 3
was summoned to describe records for the audit. office, told is changing records." the DOE audit, WHITESELD most current CTI student that records had been to improper draws of finance.	nim something to the effect recalled that, at some had move	help prepare to the corporate ct of, "They're etime prior to ed all but the told i to cover up had been the
rosters and creating Perdocuments when he was slated to crumple uplook old.	hown samples of them.  orecords they were creations of them.  orecords they were creations with  and others.  ew what they were doing was stated that he did not have being done.  stated that he did not have being done.  orecords and the states of any plan to contains the states of any plan to contains the states of any plan to contains the states of	recalled recalled ing to make them stated that as illegal and ave a complete ated that he ecords for the
"coverup," to create rectangle the improper draws of fi	that, while the DOE reviention appeared to be to excords to conceal from the inancial aid funds by CTI any other intention during	ffect a  DOE reviewers  •
the impression that CTI According to the to enroll students in comment remembered a comment 1990. said some being a crook or "I die	e Education Department of was going in the wrong de CTI admission people were lasses too late into quare made during the DOE athing to the effect of, "I don't plan on starting my re that illegal activities	irection. re always trying ters audit in August, I didn't plan on career as a

Continuation of FD-302 of	4
informed thatwas	
stated that, prior to the time of the DOE program review, he heard WHITESELL and talking about "whacks" and "whacking the Pell" on several occasions. understood the term "whack" to be synonymous with theft. "Whacking the Pell" meant drawing Pell Grant funds on individuals who were not in school. remembered a number of meetings in which WHITESELL and would talk about things not being right at CTI. They would make joking remarks using phrases such as "asses in classes" and "whacking the Pell." stated that was definitely familiar with the term "whacks" and what it meant. commented that knew everything that went on with CTI.	b6 b7C
advised that, after WHITESELL's death,  took a "holier than thou" posture about the problems at CTI. thought about face was strange.  recalled seeing a feature about CTI on the CABLE NEWS  NETWORK (CNN). was interviewed and blamed all of CTI's troubles on WHITESELL, who was dead.  disclaimed any responsibility himself. commented that  statements on the CNN interview were false.  stated that WHITESELL and were "in it together."  stated that WHITESELL and directed everything that went on at CTI, and decisions concerning CTI were made by both of them. remembered watching interview on CNN, hearing lies, and thinking why are you trying to say this."	
On one occasion after WHITESELL's death,  told that WHITESELL had been blackmailing him.  told that WHITESELL had asked for his help in  altering CTI's records for the DOE program review.  claimed that WHITESELL threatened to "blow the whistle" on  everyone if he did not participate in the record  changing operation.  claimed that he was not involve  in the underlying improper activities at CTI that WHITESELL  wanted to cover up.  commented that he never knew whether  or not was telling the truth.	đ
informed that would let WHITESELL and know ahead of time if an audit of CTI	

Continuation of FD-302 of	_, On	10/18-19/9,4 <sub>Page</sub>	5
was going to occur. recalled overhear between WHITESELL and about that wanted money from WHITESELL and starting to put pressure on them. WHITESELL "disturbed" by		conversations recalled and was were	b6
	rned his ut a ded	through his last day at ever month later, him with \$1,000.	b7c
advised that he was interview  BUREAU OF INVESTIGATION (FBI) in Ohio sometime  thought the initial interview with the he received the above-stated \$1,000 payment of the After his first interview with the FBI, contacted  wanted to know what questions the responses were.  stated that he did not receive any additional states after he talked to him about his with the FBI.	ne affirom test the first	ter he left BBC. coccurred after elephonically cinterview. casked and what ad been prompted the FBI. conal money from	
had subsequent interviews will advised that he retained an attorney to talk to the attorney advised not to talk to attempted to speak with all interviews. When refused to talk to became irate. recalled that home one Saturday and tried to persuade him to refused.	co re	epresent him. anymore. the FBI ed him at his	.b6 .b7С
advised that he never wrote affidavit for said he was did not ask him to do an affidavit enticement to sign an affidavit.	as su	rprised that	
an attorney named rec	calle	talk about	

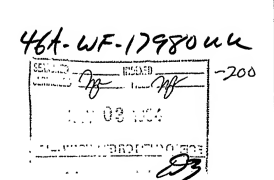
Continuation of FD-302 of, On10/18-19/9.4Page	6
once. thought was representing	
advised that was a student at CTI who was hired as a recruiter. did not get along well with people and had numerous conflicts. advised that had problems with another admissions representative name and did not like each other. recalled that he went on a vacation around December, 1988 and wife fired	
After he was terminated by CTI, got involved in a lawsuit filed by the LEGAL AID SOCIETY (LAS) against CTI. The lawsuit alleged that CTI engaged in illegal recruiting tactics and other improprieties. advised that the LAS lawsuit was a major concern for WHITESELL and They wanted to make sure that all of their recruiters were coached by their attorneys before they talked with LAS representatives. mentioned that the LAS lawsuit against CTI was publicized by television stations in the area.	7
advised that WHITESELL and had several meetings during which they discussed how to handle the LAS situation. During the meetings, WHITESELL and talked about what to do about , who was helping the LAS. stated that they discussed physically harming or threatening recalled saving something like they could "beat the shit" out of WHITESELL responded negatively, that he did not want to do that stated that WHITESELL would not give the approval to have beaten up.	
At sometime after the above-stated discussions about harming showed up at a store across from CTI.  Was beaten up by two CTI employees, and Criminal charges were filed against and papers to make it look like and had been fired. However, and were still being paid.  Commented that they were always getting cash from WHITESELL. WHITESELL and continued to support and after they beat up remembered WHITESELL telling them something like, "we'll take car of you."	ıp

FD-302a (Rev. 11-15-83)	

Continuation of FD-302 of			, On_	10/18	-19/9,4 <sub>Page</sub>	
	informed	that st:	ill	works	for	b6 b7C



1 - ADIC, WMFO 1 - 46A-WF-179870, SUB UU



# Memorandum



: ADIC WMFO	(P)	Date	10/18/94
om : SA	(C-9)		
bject :			
			b6 b7c
ates of Contact 8/26/94			b7D
le #s on which contacted (Use Titles if File #s	not available)		
46A-WF-179870, SUB U	<u> </u>		
rpose and results of contact			
☐ NEGATIVE ☐ POSITIVE (See ☐ STATISTIC	attached insert)		
escription of			
atistical Accomplishment	Title of Case		File No.
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		a trial or heari	ng.
formation herein obtained confidentially; in less it has been definitely decided that the ERSONAL DATA		a trial or heari	ng.
less it has been definitely decided that th		a trial or heari	ng.
less it has been definitely decided that th		a trial or heari	

Init CWS/cws (2) - WMFO

\*\*\*see reverse side for statistics\*\*\*

1250/B

иц

CWS/cws	
SA telephonically contacted the following information:	
Cooperating Witness (CW) stated that he/she had been contacted that day by did not want to talk with CW on the telephone. wanted to meet CW in person. CW and	
	b6 b70
During their brief telephone conversation,	b7I
CW stated that he/she looks for .	

•

# Memorandum

(3) - WMFO



To : ADIC WMFO	(P)	Date	10/21/94	
From : SA	(C-9)			
Subject :			b6 b7С b7D	
Dates of Contact				
9/7/94  File #s on which contacted (Use Titles if File #s not a 46A-WF-179870, SUB UU	vailable)			
urpose and results of contact  NEGATIVE NOSITIVE STATISTIC  (See at	tached FD-302)			
Description of Statistical Accomplishment	Title of Case		File No.	
				2
				1
nformation herein obtained confidentially; informa	ant's name is not to be di	sclosed in a repo	rt or otherwise	
nless it has been definitely decided that this per PERSONAL DATA	rson is to be a witness in	a trial or hearin	ALIE 1295	270 4
ENDOINE DAIN		46	A-WF-1798	MAZ
1 1	,	,		1 21 41 5 33
1 46A-WF-179870, SUB UU Init.CWS/cws			Lucius	4)3

\*\*\*see reverse side for statistics\*\*\*

# FEDERAL BUREAU OF INVESTIGATION

Date of transcript	9/14/94
On 9/7/94, met with SA  at the FEDERAL BUREAU OF INVESTIGATION at 7799 Leesburg Pike, Ste. 200, South Tower, Falls Virginia. Cooperating Witness (CW) and SA recording of a conversation between occurred on CW clarified statements made a which were hard to understand on the recording of the conversation of the recording of the conversation of the conversation between the	Church,  eviewed a tape that  oy himself and
	Ъ7С Ъ7D
	ზ6 ზ70 ზ71
Investigation on 9/7/94 at Falls Church, Virginia File # 46.  by SA Date dictated 9/	A-WF-179870, SUB UU 14/94

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FD-302a (Rev.	11-15-83

Continuation of FD-302 of	COOPERATING	WITNESS		, On _	9/7/94	, Page	2
Lto fail	CW stated	that	told him	tha	t he will	not o	<del>1</del> 0
							<b>J</b> b6 b7C b7D

# FEDERAL BUREAU OF INVESTIGATION

	Date of transcription _	11/10/94
o. Pr Ii i. i. b. c. a.	was telephonically contacted lace of employment, U.S. DEPARTMENT OF EDUCATION (DOE), of the Inspector General (OIG), P.O. Box 13716, Philadel ennsylvania, 19101, telephone number and is the Regional Inspector General for investigation for the DOE OIG. After being advised of the dentity of the interviewing agent and the nature of the interview, furnished the following information:    advised that he had located his appointment of the concerning dates of travel, meetings, and other events of the interview he and DOE Special Agent (SA) on September 19, 1990. The information on September 19, 1990. The information on September 19, 1990.	office phia, the the the ton concerning conducted mation was
w	informed that on September 10, 1990 howith about a source. was a DOE representative located in Washington, D.C.	
I I p n a h		DGE this b6 and had b7C
	On September 18, 1990. left Philadelp travelled to Waterloo, Iowa, stayed at the HOLI Waterloo.	
Ĺ	On September 19, 1990,met with the s  he identified as also had a refer  in his appointment book for September 19,  was the wife of attorney	ence to
Investig	igation on 10/25/94 at Washington, D.C. File # 46A-WE	<u>'-179870 SUB</u> U
by	SA .: snc Date dictated 11/2/9	4 10 202
This do	ocument contains neither recommendations nor conclusions of the FBI. It is the prope	aned to your agency;

it and its contents are not to be distributed outside your agency.

Continuati	ion of FD-302 of , On 10/25/94 , Page 2
•	On September 20, 1990,left Waterloo at 5:00  a.m. and flew to Cincinnati, Ohio met with SA  of the FEDERAL BUREAU OF INVESTIGATION (FBI) in Cincinnati.  also met with Supervisory Special Agent (SA)
	Also on September 20, 1990, met with Assistant United States Attorney (AUSA) at the U.S. Attorney's Office in Cincinnati. was present during the meeting with Additionally on September 20, 1990, had a note
	in his appointment book to call thought that was boss in the DOE.  On September 21, 1990, left Cincinnati and returned to Philadelphia.
	stated that his notes in his appointment book did not reflect any out-of-town travel around September 27, 1990. Thus, he did not believe that he participated in a meeting with AUSA on September 27, 1990. advised that the case involving and CTI was assigned to and that may have attended the September 27, 1990 meeting.
	which information was being developed, he felt it was necessary to meet with an AUSA quickly about the case. That is why he flew to Cincinnati on September 20, 1990 to meet with recalled that did no attend the September 20, 1990 meeting because that is the date of the Jewish New Year speculated that who has young children, probably flew home to be with his family.

FD-302a (Rev. 11-15-83) 46A-WF-179870 SUB UU 10/25/94 , Page Continuation of FD-302 of , On recalled that, after meeting with he contacted the FBI to see if the FBI was investigating CTI. stated that it is the frequent practice of DOE to contact the FBI when it opens a new investigation. \_\_\_\_\_and \_\_\_\_also had concerns about \_\_\_\_\_ credibility and his motives for approaching the DOE OIG at that particular time, after so much time had passed since the beginning of the program review at b7c

provided copies of appropriate pages from his appointment book for the period of September 10-24, 1990. These

stated that he was mildly surprised that

pages are attached for incorporation herein.

as much information as he did about

## FEDERAL BUREAU OF INVESTIGATION

	Date of transcription	11/22/94	
contacted at his place of employment, U.S. EDUCATION (DOE), Office of Inspector Gener Pennsylvania, telephone number (215) 596-0124. Also participating in the U.S. DEPARTMENT OF JUSTICE (DOJ) Attorney being advised of the identity of the internature of the interview, provided the information:    advised that he participation on September 19, 1990 in was accompanied by his attorney was accompanied by his attorney was the lead interviewer and wrote the region of the informed that in DOE's Desk Officer in Washingtone telephone number is September 10, 1990 concerning his meeting had told that his client the obstruction of a DOE program review general informed that his client the obstruction of a DOE program review general informed that he and identity of school to his client. Stated that he and identity of school for the Interview.    Informed that the interview of school for the Interview.     Informed that the interview of school for the Interview.     Informed that the interview of school for the Interview.     Informed that the interview of school for the Interview.     Informed that the interview of school for the Interview of school for the Interview.     Informed that the interview of school for the Interview of	was telephonical DEPARTMENT OF ral (OIG), Phil	adelphia, number all was after and the b6 b70  rview of  criew of  cerview of  ted  on  ion about rade ne trade name of earn the arrived in b7  took 19, 1990	C
at the Holiday Inn in Waterloo. During t remembered both and However, recalled	the interview, [	talking.	
(telephonically) Investigation on 10/25/94 at Falls Church, VA	File # <u>46A</u> -WF	-179870 Sub	טט

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Date dictated \_11/15/94

Continuation of FD-302 of	, On	10/25/94 , Page	2
indicated that WHITES coverup of the fraud, WHITESELL. expose some personal falsify records to de details concerning the whether ementioned that he fel that he kept a weapon seemed mo	and is team of CTI ever up a fraud against the DELL was pressuring him to part and that he was trying to proceed the DOE. Could be aforementioned personal in laborated on the indiscretion to physically threatened by we for protection. Common concerned with the blackments of physical harm.	orticipate in the put off areatened to ne did not help not recall any ndiscretions or ons. [VHITESELL, and mented that	b6 b70
possession of CTI reconfraudulent activities would not turn over timmunity from prosecut no authority to grant they would refer his stated that	claimed to cross which would provide evidence of a cords which would provide evidence of a cords until he received that he concerns to the U.S. Attorned that receiving immunity.	dence of the and had hey told him ay's Office.	
they wanted to get the involved in the case. did not want to FBI is recalled say with the FBI that had and later less FBI, that earlier. SA had credibility on the painformation from SA	nvolved under any circumstanting something about prior do not been favorable.  The prior of the seventh of the seventh information that reflected art of the seventh upon recommendation that reflected the seventh prior that the seventh prior the seventh prior that the seventh prior that the seventh prior the seventh prior that the seventh prior the seventh prior the seventh prior the seventh prior the seventh p	GATION (FBI) stated that the nces ealings he had stated that he of the Cincinna ral years a lack of ceiving the ized why	У
contacts with high-ramentioned the NUNN and a committee had done some work for	anking officials in Washingtonat he had a relationship winchaired by NUNN.	that he had on, D.C. th Senator SAM indicated that implied that	he

Continuation of FD-302 of	, On	10/25/94 , Page	3
area with NUNN's comm: mentioned the names of not remember their name	f other Washington officials		
"left the door and and with an Assistant Unifurther action. request meeting. They told AUSA before they could recalled that	of the September 19, 1990 meropen" for future discussion that they would need to ted States Attorney (AUSA) is stated that he and for immunity during the September would need to deven consider the possibility may have suggested the realized the DOE OIG was	ons. They told discuss the case pefore taking rejected ptember 19, 1990 to speak to an lity of immunity.	<b>≥</b> b6 b7C
in agreement with and definitely "sting." They told he conduct of that nature further stated that the time of the inter have full law enforce coordinate such active possibility of a "stifrom DOE headquarters position to conduct a	operation against WHITESELL.  suggestion  y did not tell  im that the DOE OIG could not e without the approval of an he DOE OIG did not do "sting view with  ment authority and would have ity through the FBI. To ever ng" the DOE OIG would have not stated that the DOI  "sting" operation at the tick that there was no way	stated that he to conduct a ot authorize any n AUSA.  g" operations at DOE OIG did not ve had to en consider the needed approval E was not in a ime they met with	
"sting" against WHITE during the September considered the interv meeting to gather inf	riew ofto be a properties to be a propertie	<pre>L</pre>	1.6
with the commit any crimes. impression to anything. expl	impression that he had the stated that they possile that he should "stall" ained that they wanted to keep the state of the	bly gave the and avoid doing	

Continuation of FD-302 of		, On	10/25/94	, Page	4
records. and that he would not have trepresented to records. stated the DOE OIG told him to untrue."	that he should hat any suggest:	. st ld not alte ion by	t	they icate hat Y	<b>b</b> 6
interview of and the situ have been corrupt for a very knowledgeable of wh wondered why improprieties at CTI. T	at was going on waited hey thought it forward sooner en consider a ":	ry suspicion ought that time. at CTI. so long to was unusual control.	CTI seeme s and report t that commented t	e d to eemed he hat	b7C
Following the 1990, returned to not attend a meeting in with the FBI and AUSA allegations.	Philadelphia. Cincinnati, Ohi	stat	on Septemb ed that he ember 20.	did	
advised September 21, 1990, he r who was staving at the H number about a meeting in Cinci be appearing in his place be staying the next nigh telephone number information from his Dai	vatt Hotel in A said h nnati.  e. ad t at the Fairmo	whone call sustin, Tex would ca said a c vised ont Hotel i obtained	from Las, telephed the AUS o-counsel that he no Dallas, the forego	done A Would Would Texas,	<b>Ъ</b> 6 <b>Ъ</b> 7С
members of the DOE team The reviewers were from The program reviewers su type of coverup because receiving records they r	the Chicago, Il spected that CT of the delays t	the progra linois, Of I was perp they experi TI. The r	fice of the etrating senced in eview team	ne DOE. some	

Continuation of FD-302 of	, O	10/25/94 , Page	5
interview of meeting with AUSA 27, 1990 as recorded participating in the FBI and an attorney n	in Daily Personal meeting were \$\bar{S}\ and \$\bar{S}\ amed  \text{Unkn working with } in  was not present at the state of the state	nnati, Ohio for a place on September Planner. Also A of the own) (LNU).	7
was told that he must government would cons to require large part on the inf charact not agree to take a p was a prerequisite to	olygraph examination. Sin any agreement, no deal wa ngly, did not	ion before the him. The decision was based in concerning would ce the polygraph	ı
first contact between  of concer  during the September  No mention was made of regarding or any re  prior to calling the contacted the FBI about interview with involvement of the FBI the DOE OIG to work justing to contacting the contacting to contacting the contacting to contacting the prior to contacting the contacting the contacting to contacting the contacting to contacting the contacting to contacting the contacting the contacting to contacting the c	ht the September 27, 1990 the FBI and	ar a representative by and are enough for commented that, ot aware that	
on October 16, 1990. with the way the inve	ed that he made a telephor  commented that  stigation was being handle  OE OIG was not doing thing	was upset	

Continuation of FD-302 of
was familiar with a CABLE NEWS NETWORK (CNN)  feature about CTI in which was interviewed. advised that the CNN report did not generate good publicity for the DOE OIG and elicited calls from the DOE headquarters. described the CNN feature and statements as a self-serving mischaracterization of the facts.
did not recall the DOE OIG being contacted by any becongressional members or staffers concerning the case involving CTI and suggested that a congressional member or his office could have possibly contacted the Office of Liaison for the DOE.
stated that the DOE OIG had no contact with WHITESELL concerning the situation at CTI or the allegations made by
advised that he reviewed the report prepared by  of the September 19, 1990 interview of  agreed with the information contained in the report and initialed the report.  stated that the report was an accurate record of what was said by  during the interview.
informed that the case file of the DOE OIG investigation of CTI is located at the DOE headquarters in $^{\rm b6}_{\rm b7C}$ Washington, D.C.
provided, via facsimile, copies of several pages from his 1990 Daily Personal Planner. also provided a copy of a memorandum, dated September 27, 1990, from Regional Inspector General for Investigation, Philadelphia, Pennsylvania, to the Director, Division of Field Operations, Washington, D.C. Copies of these documents are attached for incorporation herein.

- 1 -

#### FEDERAL BUREAU OF INVESTIGATION

	Date of transcription	11/14/94	
telephone, was interviewed He was advised of the identity of the in purpose of the interview.	d in Centerville		
was formerly employed voluntarily provided		items:	b6 b7C
1 - Maxell 90 minute audio	cassette tape		
was provided with an Property Received.)	FD-597 (Receipt :	for	
On 11/10/94, at approximately telephonically contacted at his called from his Ravenna, Ohic conversation lasted approximately one house	Blanchester resi io, apartment.	idence. The	
was also served with a subpoena, issued by the United States Di District of Columbia, commanding his app 11/18/94.	istrict Court, Wa	ashington, $^{ m b6}_{ m b7}$	
<b>,</b> ,			
•			
			•
nvestigation on 11/14/94 at Centerville, Ohio	File # 46A-WF	-179870 Sub	υυ-2
y SA reh	Date dictated 11/14/	94	
			•

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TRANSMIT VIA:  ☐ Teletype ☐ Facsimile 図 AIRTEL	PRECEDENCE:  Immediate Priority Routine	CLASSIFICATION:  TOP SECRET SECRET CONFIDENTIAL UNCLAS E F T O UNCLAS	
		Date 11/14/94	
TO : SAC,	WMFO (46A-WF-17987 N: SA	0 SUB UU) I Typon Corner R	A
FROM : SAC,	CINCINNATI (46A-WF	V	-
SUBJECT : BIG MAJO OO:W	R CASE #55;	.•	
documenting rec 11/14/94, one F copies of an au between	eipt of an audio ca D-340 envelope cont	aining an FD-597 and ring a one hour conve which occurr	on <sub>b6</sub> two b7C rsation
approximately o	-	11y contacted	at his
residence. Thi	s conversation was	monitored pursuant to an FD-472 which he ex	ecuted
earlier this ye	ar.		
	•		
			}
2 - WMFO (Encl. 2 - Cincinnati REH:reh (4)	5)		
Λ	/	46A-1	WF-179970
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Approved:	Transmitted	Per	· · · · · · · · · · · · · · · · · · ·
	4)	lumber) (Time)	

# Memorandum



			~	
To : ADIC WMFO	(P)	Date 12/2	0/94	
From : SA	(C-9)			
Subject :				
Dates of Contact 11/15/94		b6 b7C		
File #s on which contacted (Use Titles if File #s not average 46A-WF-179870, SUB UU	vailable)	b7D		
Purpose and results of contact  NEGATIVE  NEGATIVE  STATISTIC  (See attack)	ached FD-302)			
Description of Statistical Accomplishment	Title of Case		File No.	
Information herein obtained confidentially; informa		-	therwise	
unless it has been definitely decided that this per PERSONAL DATA	son is to be a witness in a tria	or hearing.	WF-179	870 U
		( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( )	B	M
1 - 1 - 1 - 1 - 46A-WF-179870, SUB UU Init CWS/cws		,		<b>A</b>

Continuation of FD-302 of COOPERATING WITNESS , On 11/15/94 , Page	2
CW advised that, when parted company with CAMBRIDGE TECHNICAL INSTITUTE (CTI), he was owed money by WHITESELL. received an Audi automobile and some money from WHITESELL.  CW informed that	.b6 .b7с .b7D
	<u> </u>

#### FEDERAL BUREAU OF INVESTIGATION

was interviewed at the U.S.  Department of Justice (DOJ) in Washington, D. C. was accompanied by his wife Also participating in the interview were DOJ Attorneys and After being advised of the identities of the participants in the	<b>b</b> 6
	ъ7с
advised that appearance before the Grand Jury which occurred approximately one week earlier. told that he had testified before the Grand Jury. stated that also waived the attorney-client privilege between himself and permitting to discuss with the DOJ and the FEDERAL BUREAU OF INVESTIGATION (FBI) matters that he might not have been able to talk about because of his attorney-client relationship with informed that he is on retainer with school, BOHECKER'S BUSINESS COLLEGE (BBC). He advised that is attempting to get BBC taken off the reimbursement method of receiving financial aid for BBC'S students.	ť
stated that he first met during the summer of 1990 around August. He was introduced to by U.S. Congressman DONALD "BUZ" LUKENS.  recalled that LUKENS brought by his boat which was docked at the GANGPLANK MARINA in Washington, D. C. No one else was with LUKENS and on that occasion.  advised that LUKENS lived in the condominiums near the marina and would frequently stop by his boat. He commented that	b6 b7C
Investigation on 11/16/94 at Washington, D. C. File # 46A-WF-179870 SUB  by SA Date dictated 12/7/94	טט

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Continuation of FD-302 of	, On 11/16/94 , Page 2
received a call or me concerning CAMBRIDGE TECHNICAL IN proprietary schools in Ohio.	came by his boat  was accompanied by his wife thought that, during that visit, essage from HENRY WHITESELL ISTITUTE (CTI), their chain of  commented that he and her well enough at that point. did not seem overly concerned
advised that happened "reasonably quickly."  by telephone.  got back to Ohio, WHI  indicated that they had a problem Department of Education (DOE) were	recalled talking to learned that, when TESELL was "ballistic" and Representatives from the U.S. re at CTI conducting a program HITESELL went through an what he had done.
with and WHITESELL to returned their call from the road "cross-examined" WHITESEL him there was no problem, that all legitimate. WHITESELL indicated	ELL. WHITESELL essentially told If the CTI students were that he did not want an attorney lawyer.  of the call between calledback. The situation. stated

Continuation of FD-302 of	on 11/16/94, Page 3
conversation, either WHITESELL or had ca <u>lled LUKENS</u> to find out what	He describedas covering.  during their joint telephonementioned that they was going on with the DOE old them that was the stupidest be also told them that the aber would be a "red flag" for at nothing further was said
office about the situation involva	ed to LUKENS about the case when was LUKENS' perception that commented that
He mentioned and state back on LUKENS' staff.	he "knows all of Buz's staff."  ted that he helped get  commented that is still  that he had met when  gn.
at the end of August, 1990. The notes house reconstruction place around August 26, 27, or 28 told him that there was	called that the meeting took of 1990. During the meeting, as a serious problem at CTI. was his perception that ment by drawing Pell Grants on said that anteed Student Loans during to be compared to be
Also during the meeting end of August, 1990, not know what to do and was considered was to destroy the CTI records.	told that WHITESELL did

Continuation of FD-302 of		On	11/16/94 Page	4
the recording the control of the con	rds to deceive the DOE average included approximate out 2,000 were considered at he advised records but to get his bole.	nditors.  cely 10,000 stude  to be "bad" fil  not to do anyt	learned that nts files, of es. hing to any	ls
individuathat records.	to alter red n statements to other incomentioned als who had told his group to stated that records. maintage claimed that he told keep WHITESELL at bay an stated that he	and	had WHITESEI "team." as two of the stated t going to alte said he had ver an issue. nything he had on original	.570
or that advised commented that time	house at the end of that LUKENS had borrow was going to	wed some money fr loan money to LU ey to LUKENS ne money back ntly trying to bo whether	e got the om KENS. told rrow money. At	
received	informed that had loaned to LUKENS. a call from or his wife had heard owed to people.	thought wife to that e	d repayment of he possibly ffect.	<b>al</b> b6 b7C
money to of money appearand concerned	ne past week.  LUKENS and simultaneous	was concerned abo transaction	he had paid entical amount ut the was r during his	

Continuation of FD-302 of, on	5
and that the payment he received from CTI at the time he paid LUKENS was a reimbursement of money he was owed.	
stated that, if had decided that he wanted to represent him during their meeting at the end of August, 1990, he would have left house with a check representing a retainer payment advised that the date on any such check would identify the date of the meeting at house.	<b>6</b> d
recalled that he may have jotted down some notes during the above stated meeting at house. However, he could not find the notes.	b7C
Following his meeting with at the end of August, 1990, made some contacts on behalf of initially contacted a subcommittee of U.S. Senator SAM NUNN to see if they were interested in doing something with the CTI situation commented that he did not think the DOE Inspector General was "up to the task." talked with the Chief Counsel who he recalled was a woman. She said Senator NUNN'S subcommittee would have been interested, but they had just finished up a series of hearings on that subject. The woman may have recommended that contact the DOE Office of the Inspector General (OIG) recalled that a representative of the DOE OIG came down to his boat as a prelude to a later meeting that would take place in ultimately was put in contact with of the DOE OIG wanted to move quickly to arrange a meeting, because it was near the end of the fiscal year and his travel money was about to run out and arranged a meeting with in Waterloo.	]
advised that he and met in  Waterloo with and of the DOE OIG.  discussed the situation at CTI with and and recalled that one of the important issues  discussed was that WHITESELL wanted to destroy records of CTI.	o6 o7C

Continuation of FD-302 of , on 11/16/94 , Page	6
advised that there was a meeting in Cincinnati, Ohio, with representatives of the DOE and the U. S. Attorney's Office. did not attend this meeting.  was represented by a female lawyer from law firm in Ohio. recalled that the name of the lawyer was something like, or	Ъ6 .b70
stated that the DOE wanted to help them go through records of CTI. advised that they needed to get some CTI records out of WHITESELL'S estate.  directed to have CTI records under his control moved out of the state of Ohio to near the DOE. thought eventually turned the records over to regulators from the state of Ohio.	
was questioned about affidavits signed by and recalled that there was a "series" of affidavits. stated that, in all instances, he talked to the individual affiants about their statements.	
stated that affidavit. which was signed during January, 1991, was prepared at his request after had been interviewed by the FEDERAL BUREAU OF INVESTIGATION (FBI) called at request stated that, although he did not meet personally, he had an extensive telephone conversation with him perceived that had been badgered by the FBI. reduced statement to writing was not sure whether he was in Ohio at the time affidavit was prepared and signed.	
by the individuals who signed them advised that he talked to the individual affiants and suggested important points to be included in their affidavits recalled talking to and He thought he talked to claimed that the individuals involved were not paid for preparing or signing their affidavits.	.b6 .b7С
advised that he spent a lot of time with the group involved in securing original records of CTI. recalled that was outraged that WHITESELL would ask them to fabricate records.	

Continuation of FD-302 of		, On	11/16/94 , Page 7	7
lying.	commented that he does	not think	]is capable of	
	esentation of dindicated that he has	he has no billing  He had some fi some files in a wa	iles on his	
	informed that usually to communicate.  during that period of ti  He indicated that he	identified his me as	it was necessary botelephone and	•
stated t	indicated tha his problems while he wa hat he recommended that se of Representatives.	t he counselled L s a U.S. Congress LUKENS resign his	man.	

- 1 -

# FEDERAL BUREAU OF INVESTIGATION

Date of transcription 11/8/94	
On 11/4/94,  appeared at the Federal Grand Jury in Washington, D.C., pursuant to subpoena.  was accompanied by his attorney  advised that  had also travelled to washington with although she did not accompany him to the Grand Jury.	£ď.
Pursuant to a Grand Jury subpoena,	b6 b7
	_
nvestigation on 11/4/94 at Washington, D.C. File # 46A-WF-179870, SU	B UU
	205
y <u>SA</u>	_

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#### U.S. Department of Justice



Federal Bureau of Investigation

In Reply, Please Refer to File No.

1900 Half Street Washington D. C. 20535 December 13, 1994

Mr. Theodore Jackson Special Agent in Charge Federal Bureau of Investigation 550 Main Street Room 9023 Cincinnati, Ohio 45202

cooperating witness (CW) in Ohio.

Dear Ted:

I wanted to take this opportunity to commend the work of several Agents in the Cincinnati Division on the "Big Bounce" investigation, Major Case #55.

Late on Friday afternoon, August 26, 1994, the Washington Metropolitan Field Office (WMFO) was contacted by a

extremely short notice, Cincinnati Division Agents coordinated
the acquisition of technical equipment to record the conversation
between and the CW, organized the surveillance of the
meeting, briefed the CW regarding strategy for the meeting, and
handled all other necessary preparations. The Agents worked
continuously until the early morning hours on Saturday covering
the meeting. The speed and efficiency with which Cincinnati
Agents handled WMFO's lead was extraordinary and resulted in a
recorded conversation containing valuable information for the Big

I would like to express my sincere appreciation to all of the Agents who participated in the operation on August 26, 1994, including

Technical SA

and I would also like to extend a

1 - Addressee (L) - WMFO (46A-WF-179870 Sub UU) CWS:les (2)

46A-WF-179870, SUF UN -206 Ma ma

Mailed 12/21/94

Bounce case.

**b**6 b7C b7D special thanks to SA who has organized the exceptional support in handling investigative leads on the Big Bounce case. It has been a pleasure to work with the fine Agents of the Cincinnati Division of the FBI and their efforts have been commendable.

Very truly yours,

Anthony E. Daniels Assistant Director in Charge Washington Metropolitan Field Office

# FEDERAL BUREAU OF INVESTIGATION

Date of transcription 10/19/94	
was interviewed at the U.S. DEPARTMENT OF  JUSTICE (DOJ) in Washington, D.C. Present during the interview  were DOJ Attorneys and devised  that she is represented by Attorney of  Covington, Kentucky. She voluntarily agreed to speak with  and SA of the FBI  without the presence of After being apprised of the  identities of the participants in the interview and the nature of  the interview, provided the following information:  informed that she was born on  in Campbell County, Kentucky. Her Social Security Account Number  (SSAN) is Her home telephone number is  and work telephone is	.b6 .b70
graduated from high school in 1973. From August, 1973, until 1984 or 1985, worked for CINCINNATI BELL TELEPHONE COMPANY. then worked for COMPULAB in Fort Mitchell, Kentucky. Her boss at COMPULAB was did some part-time modeling for GLORIA SUSTAR. She got to know HENRY WHITESELL, the owner of CAMBRIDGE TECHNICAL INSTITUTE (CTI) and WHITESELL's wife, Around January 15, 1987, interviewed with WHITESELL and was hired as an Administrative Assistant at CTI.	
When she started at CTI worked with worked on the payroll and handled clerical functions and similar duties. Around mid-1987, started be to have some involvement with paperwork concerning Guaranteed by Student Loans (GSL). GSL applications would come to CTI's corporate office in Cincinnati, Ohio. would proofread the applications and make sure a GSL application came in for each student at CTI. explained that the Directors of Education at each CTI school would forward rosters of students enrolled to the corporate office. CTI students would make applications for financial aid at their respective schools.	:
Investigation on 10/4-5/94 at Washington, D.C. File # 46A-WF-179870 SUB	- ឬ បប

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Continuation of FD-302 o		. On	10/4-5/94, Page	2
4	<u> </u>			
These applications were they were proofed and on the rosters of stude make sure each CTI stud send the applications to WHITESELL, which banks CTI should	sent off. would nts against the application would get a GSL. o lending banks.	td che	eck the names received to would also ecalled that don't confer about	b6 b7С
institutions were sent endorsements by the bor Officers in the various and get them to endorse be sent to at deposited in the CTI ba an account at FIFTH THI were perso stated that deposits of GSL funds i individual students and bookkeepers in	rowing students. The I CTI schools would call the GSL checks. The scTI's corporate office onk accountaccept and that ns at FTB with whom CTI would prepare lists oncluding the names and the amounts of the GSI department would rect they could post the scommented that just commented that just are commented that it is commented th	uses frinance of the control of CTI spans to the control of CTI spans to the control of the cont	for signature cial Aid students in decks would be detailed and to be a bank of the copies of the cisto the	
of school before endors checks should have been that she was not involv stated that WHITESELL wobtain signatures on GS up for class. She indi "bonuses" for getting G of stuff." adv many GSL checks certain would cut checks for the recalled bonus checks g and	returned to the lender ed in the return of succeed in the return of succeed in the return of succeed that individuals as well is a succeed that individuals had gotter e bonuses due to the period to the succeed that, when students checks had been a succeed the GSLs had been a succeed the gotter of the GSLs had been a succeed that the control of the c	the ures	mendorsed GSL stated ecks. stat	

Continuation of FD-302 of	1	On	10/4-5/94, Page	3
55 N. M. G. 1. 2 – 302 0 <u>1 – </u>	**************************************	, on	, 1 ago	
would not sign the refundation being very concerned about as required. The time period when she who was born on March 17 would take the GSL refundate the CSL refundate the CSL refundate the CSL refundate the checks at various sometimes WHITESELL would be sent out, sometimes the concerned the con	ould calculate refund checks.  out the GSL refund checalled being was pregnant of the checks to WHITESE and told her to the checks times.  It and told her to the checks to we contain the checks to we contain the checks that the checks the checks the checks that the checks the c	ds due, remember necks regularies with living the comments of the regularies were be	but WHITESELL  ered  not going back  et during the  ner son  that  HITESELL often  nem in her desk.  e some of the  ented that,  efund checks to  ised that  eing held and	ъ6 ъ7с
been voided. She recogr WHITESELL had directed h asked why "posted" was w	her to keep in her description on some of the speculated that the students' individual enever sent to the worked in the student of the studen	pes of esk. he voice check a ledge lending bookkee	checks was ded checks. amounts could er cards g institutions. eping and might stated that,	
keeping for the Pell Gra long green ledger sheets students. Additionally, each CTI student. The k post the recei <u>pts of Pel</u> ledger cardsi THIRD BANK (FTB) for Pel	ant funds by herself s to track the Pell , there was an indiv bookkeepers in ll Grants to the stu informed that CTI he	Grants idual dents dents td an a	ledger sheet for department would individual account at FIFTH WHITESELL	1 1 b6 b7C
When took over responsibility stated that only when she felt like it.	came to work when	aid re	cords came in or	}

Continuation of FD-302 of		_, On	10/4-5/94, Page	4
involved in posting aft she and would m student ledger sheets.	er left. left. sake entries to post GS		mentioned that ck amounts to	
<u>himself a</u> s owning a sma	was supposed to 1	recall	ed that, when	b6 b7С
loans and advances of f typed up the checks by the loans and advance t in which the payments t In the ledger book, the	which WHITESELL and continuous to themselves.	om CTI kept	would make a ledger book were recorded. and one for	
advances taken by WHITE stated that nei money taken out of CTI.	ther WHITESELL nor commented the cout of BOHECKER'S BUSINGS amount	were on the mat what when the material with the	comparable. repaid the ITTESELL and COLLEGE (BBC) advised	
Cincinnati, Ohio, broug was the LAS representat recalled that feature on the lawsuit. accompanying negative p	zive who spearheaded the local television stated that bublicity was a big proceedabled that whiteself	CTI. [ he sui n repo the I oblem L and	et. [] orter did a LAS lawsuit and for WHITESELL	<b>b</b> 6
	oned that a lawsuit was school as the result of			Ъ7C
with U.S. Congressman E the CTI office to speak the calls from LUKENS t year of CTI's existence for WHITESELL.	OONALD E. "BUZ" LUKENS with K occurred	. LUK d duri t LUKE	relationship XENS would call ] recalled that ing the last ENS never called ing that	

ontinuation of FD-302 of	5
wanted him to make a sizable contribution to LUKENS' campaign. WHITESELL did not want to contribute the money, because he did not think LUKENS had a chance of winning the election recalled discussions regarding whether WHITESELL should pay the money to LUKENS.	6d
informed that, during August, 1990, auditors arrived simultaneously at CTI's campuses in Cincinnati and Dayton, Ohio. She recalled WHITESELL talking with and saying something to the effect of, "Why don't you get your friend BUZ on the line and see if he can do something."    left WHITESELL's office and went to his own office, ostensibly to call LUKENS. recalled that the foregoing conversation between WHITESELL and took place at the beginning of the audit.	ъо ъ7С
After resigned from CTI, WHITESELL attempted to handle the Pell Grants himself. However, WHITESELL just drew down money from Pell Grants. He did not keep up the postings to the appropriate records, nor were such postings kept up by For that reason, WHITESELL called some meetings after regular working hours during the summer of 1990 for the purpose of working on CTI's financial aid records. recalled that they had two or three of these meetings from approximately April, 1990, through July, 1990. advised that the evening meetings took place after left but before an unannounced U.S. DEPARTMENT OF EDUCATION (DOE) program review conducted at CTI during August, 1990. informed that the individuals involved in the after hours sessions included herself, WHITESELL, and	
With regard to the above-stated meetings after hours, WHITESELL initially told that they needed to post items to CTI's Pell rosters, to post Pell Grant draws made by WHITESELL but not recorded in CTI's records. However, the task turned out to involve changing and creating records to cover up inappropriate Pell Grant draws that had been made stated that what she, WHITESELL, and were actually doing was fixing the records to agree with the draws of Pell Grant funds recalled that had the education files for individual students while had the financial aid files. During the sessions, recalled that term "whack" being used understood "whack" to refer to a situation where CTI claimed a Pell Grant for a student who was	Ъ6 Ъ7С

ontinuation of FD-302 of			, On	10/4-5/94, Page	6
somethin WHITESET whack",  to burn they wer made in	TESELL used the for example glike, "That study indicated he advised that, who she would make an and worecalled in Hell" or "We other two or three	quired amount of time term "whack" in his concept would the dent dropped on a certain saying, "Give him are understood what WHITE an WHITESELL told them entry onto the Pellould make changes to be saying things like advised that the "where the saying sessions they are of 1990 prior to the	onverstain of the control of the con	WHITESELL day." ck." L meant. "give it a er and records. e're all going ard to what comments were to work on	Ъ6 Ъ7С
1990. [ school i and [ review m records funds to students	recalled rec	estioned concerning he cted by the DOE at CT that the reviewers are io. She thought WHITE meet the DOE reviewers necessary for CTI to oprieties, including of ot entitled. The DOE les needed to be produce e files identified by	I dur rived ESELL s. T creat draws prov uced	ing August, at CTI's , he DOE program e and alter of Pell Grant ided lists of for review. DOE were the	<b>3</b> 4
rosters that CTI that, du created Pell wor omitting Pell wor rosters.	ell Grants received included drop data included drop data officials did not	d that CTI maintained ed by CTI were recorded tes of students and or out want the DOE to see it, she and for submission to the itized versions of the tes and other importance of the tes and other importance of that and ized Pell worksheets.	ed. ther e DOE e Pel nt in	rosters on The Pell information stated reviewers. The l rosters, formation. The	_
	that numbers wrins that WHITESELL recognized	ed some original Pell tten in blue pencil re had taken that were t d some of the blue nu that WHITESELL gave b	epres not p mbers	ented Pell osted at the to be in her	a

Continuation of FD-302 of			, On	10/4-5/94, Page	7
that mos made by made by "returns to CTI t the stud responde	ct of the notate	rded on the Pell ions made in red stated that tudent left scho to show that par ing Pell Grants id not really re t notations indi at, after knowledgeable a	on the Pelinner "NR" meant ol. ticular stud drawdowns. turn to school cating "No legarte	no refund was stated that dents came back In actuality, ool at CTI. Pell". She was	<b>c</b> b6 b7c
track of began, Weffort to informat Social Social Social social social advised data bas	GSL rosters si GSL monies re HITESELL was f and to prepare GSL tion stored in Security Accounts, etc. tion for the GS that they used se list.	sed that CTI was milar to the afoceived by CTI. rantically tryin possibly rosters. To crea data base cont Numbers (SSAN) and L tracking on a Professional recalled that the DOE program	rementioned When the DOI g to create performed de ate the rece aining stude , start date maybe computer dis File System WHITESELL	Pell Roster to E program review GSL rosters. ata entry in an ords, they used ents' names, es, campus put the sk. [	ew n i
teachers a heart HENRY WH	TO TWO CAMPS,  WHITESEL ,  CAMP CON RALPH TURNER, S at CTI'S SCHO attack.  HITESELL but ha as "kind of i but loyal	ols. me advised that [ d no real loyalt n the middle." [ to WHITESELL. of CTI's campus	resell and desciple was descipled.	ectors and t TURNER died of was close to described s friends with ribed d, Ohio, as	
the draw	and his gr	OE program revie oup created back aid funds by CT	up document		ct

Continuation of FD-302 of	, On	10/4-5/94, Page	8
stated that records to snow that par in actuality, they were did not work on attendar	nce records. advis	dance cards and ending CTI when, ated that she sed that	Ъ6 Ъ7С
	- <u>it notes.</u> She stated that	the August, ze her she did not	
weeks before WHITESELL to office and had a heated came out, WHITESELL instantion WHITESELL also		when whitesell's when beck payable to	
He bet on just about ever games at casinos. CTI's admissions department WHITESELL. reca	ment, sometimes went gambli alled that a man had called guy either called WHITESELI	raps and other who was in ing with	b6 b7С
paranoid that the teleph WHITESELL told (WHITESELL's) home and s	ed that, toward the end, Whones at CTI's offices were that had been to aid his phones were bugged laimed could test telephone	e bugged. co his d. [	]
	med that WHITESELL had a pl LEGE (BBC) and use the prod ots advised that	eeds to pay	
	ed a conversation she had w		

Continuation of FD-302 of	_, On	10/4-5/94, Page	9
death. The conversation took place in the hCTI. WHITESELL told that, since he was going to "take the fall" for the probexplained that WHITESELL said hacancer. The cancer allegedly started prior August, 1990. WHITESELL told that h some money and, in return, take legal responsibility for all of the imp WHITESELL indicated that he would use some of the sale of BBC to pay off In heart" conversation, WHITESELL admitted that were serious enough that he could go to jail	lems a d told to the e was roprie f the their the p	had cancer, t CTI. him he had DOE review in going to pay was going to ties at CTI. proceeds from "heart-to-	<b>]</b> Ъ6 Ъ7С
advised that she was "very WHITESELL. However, she stated that they di relationship. At one time, WHITESELL was se registrar at one of CTI's schools.  WHITESELL would often do things as a couple stated that, when her son months old, someone broke into her house. the culprit was the brother of	d not eing stated with	have a sexual a that she and and	

# Memorandum



To : ADIC WMFO		
	(P) Date 3	12/22/94
from : SA	(C-9)	
dubject :	9d. 7d. 7d.	7C
lates of Contact 11/17/94		
ile #s on which contacted (Use Titles if File #s not available) 46A-WF-179870, SUB UU		
urpose and results of contact		
☐ NEGATIVE ☐ POSITIVE (See attached ☐ STATISTIC	FD-302)	
escription of tatistical Accomplishment Tie	tle of Case	File No.
		1 '
nless it has been definitely decided that this person is to be		
nless it has been definitely decided that this person is to be		
nformation herein obtained confidentially; informant's name is nless it has been definitely decided that this person is to be ERSONAL DATA  1 - 1 - 46A-WF-179870, SUB UU Init. CWS/CWS		

#### FEDERAL BUREAU OF INVESTIGATION

Date of transcription 11	29/94
was interviewed at the U.S. DEPARTM OF JUSTICE (DOJ) in Washington, D.C., concerning recent teles conversations he/she had with The Coopera Witness (CW) furnished the following information:  CW advised that, during conversations he/she had won 11/5/94 and 11/6/94, asked CW on couple of occasions if he/she	phone ting ith b6
told CW that the FEDERAL BUREAU OF INVESTIGATION (FBI) would probably not contact him/her.  informed CW that the FBI had talked to him  and  with no succe for that reason,  thought the FBI would probably  CW alone. CW advised that  talked about the ongo Federal Grand Jury investigation into his activities.	leave
CW stated that he/she and discussed WHITESELL's murder during their conversations.	
CW informed that he/she had an additional conversation with on 11/10/94. CW and discussed numerous topics during that conversation. CW advised that	b6 b7c b7D
Investigation on 11/17/94 at Washington, D.C. File # 46A-WF-1798  by SA	<u>70, SU</u> B UU

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Continua	ation of FD-302 of	COOPERATING	WITNESS		, On	11/17/94	_, Page	2
								b6 b7c b7D
	officia	ls without a	advised C	W not to	talk wit	n governmer	ıt 	]
								b6 b7C b7D

ontinuation of FD-302 of	COOPERATING WITNESS ,	, On	11/17/94 , Pag	ge3
				b6 b7
				.b7
judge t	CW commented that a for empted to sue over an insur hrew the case out of court, because the ablish that had an ownershi	rance e pla	aintiff could	: L

FD-302a (Rev. 11-15-83)

46A-WF-179870, SUB UU

Continuation of FD-302 of COOPERATING WITNESS , on 11/17/94 , Page 4

SA of the Cincinnati FBI Office with the original recordings of the conversations.

## Memorandum



				<u> </u>
)	(P)	Date	12/23/94	
	(C-9)			
			<del></del> )	b6 b7C <del></del>
es if File #s not available)				b7D
SUB UU				
(See attached	FD-302)			
т	itle of Case		File	No.
				7
dentially; informant's name				,
dentially; informant's name ided that this person is to b		rial or hear	ring.	
		rial or hear	ring.	179870, Sul
	(See attached	es if File #s not available)	es if File #s not available) SUB UU  (See attached FD-302)	(C-9)  es if File #s not available) SUB UU  (See attached FD-302)

PAB

#### FEDERAL BUREAU OF INVESTIGATION

Date of transcription	11/30/94
was interviewed at the U.S.  OF JUSTICE (DOJ) in Washington, D.C. Participating i interview were DOJ Attorneys and Cooperating Witness (CW) provided the following information	n the The
CW went through in chronological order the surrounding the U.S. DEPARTMENT OF EDUCATION (DOE) pr of CAMBRIDGE TECHNICAL INSTITUTE (CTI) during August, recalled that, on the evening of the first night of t review, he/she received a telephone call from him/her to come to CTI's corporate office. When he/s	rogram review 1990. CW book the DOE book book book book book book book boo
	ъ6 ъ7с
Investigation on	-WF-179870, SUB U
by SA Date dictated 11/3	30/94

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ntinuation of FD-302 of	COOPERATING WITNESS	, On _	11/18/94	, Page	2
	CW advised that	sought the	assistance	of	ხ7 ხ7
then U. DOE on on the review.	CW advised that S. Congressman DONALD "BUZ" LU behalf of CTI. CW overheard telephone imploring him to do s	sought the KENS to inte t something ak	assistance ercede with alking to bout the DC	of the LUKENS	b6 b7C
					b7D

Continuation	on of FD-302 of	COOPERATI	NG WITNES	SS			_, On _	11/18/94	Page	4
-										
										.b6 .b7 .b7
		CW comm	ented on	a CABLE	E NEWS	NETWOR	kK (C	NN) featı	ıre	
	have st figures student "Add Su student	TI. He/sh olen over on "whack s taken of m B" to di s' records improper	\$5 millic lists." f of Pell rect that to make	n proba The "w The "w roster period it appe	ably ca whack l whack l rs and ds of a ear tha	me fro	om hi came cont led n nce wer	s/her revenue from WHI ained nar otations be added to in school	riew of ITESELI mes of such a to	
										b6 b7C

ontinuation of FD-302 of	COOPERATING WITNESS	, On11/18/94, Page	5
			b6 b7c b7D
	h his position at CTI. ha	very well financiall ad an expensive home	Ļу
taking	CW stated that knew the money from CTI to cover his gambling	aat WHITESELL was debts.	.b6 .b7C .b7D
expose'	Lebanon (Ohio) Board of Education. (	a News <u>broadcas</u> t	

- 46A-WF-179870, SUB UU CWS/cws	
On 12/15/94. provided the following information to SA	
-	b6 b70 b71
CW informed that, when called him/her about a month ago, he asked CW if he/she had any records from CAMBRIDGE TECHNICAL INSTITUTE (CTI) specifically asked CW about	

46A-WF-179870, SUB ULL

May my 206x4

PB/B

# Memorandum



To : ADIC WMFO	(P)	Date 12/28/94	:
From : SA	(C-9)		
Subject :			C
Dates of Contact  11/19/94  File #s on which contacted (Use Titles if File #s not avail 46A-WF-179870, SUB UU	able)		
Purpose and results of contact			
☐ NEGATIVE ☐ POSITIVE (See atta ☐ STATISTIC	ached FD-302)		
Description of			
Description of Statistical Accomplishment	Title of Case	Fi	le No.
	Title of Case	Fi	le No.
	Title of Case	Fi	le No.
	Title of Case	Fi	le No.
	's name is not to be disclosed	in a report or otherwis	
Information herein obtained confidentially; informant	's name is not to be disclosed	in a report or otherwis	Se .
Information herein obtained confidentially; informant' unless it has been definitely decided that this person	's name is not to be disclosed	in a report or otherwis	
Information herein obtained confidentially; informant' unless it has been definitely decided that this person	's name is not to be disclosed	in a report or otherwise or hearing.  ### ### ### ### ####################	Se .

- 1 -

#### FEDERAL BUREAU OF INVESTIGATION

Date of transcription $\frac{12/1/94}{}$	
was telephonically contacted and provided the following information to SA  The Cooperating Witness (CW) reported that, while he/she was working at CAMBRIDGE TECHNICAL INSTITUTE (CTI), several CTI officials attempted to perpetrate a "restart" scam. Individuals involved in the scheme were HENRY WHITESELL,  RALPH TURNER,  explained that "restarts" were students who had attended CTI at one time, dropped out of school, and returned to classes during a later quarter. CW advised that WHITESELL and wanted to make it appear that numerous students who had previously dropped out of CTI had returned to school. CTI could then claim financial aid monies, including Pell Grants, on these bogus students.	. b6 . b7C . b7D
	Ъ6 Ъ7С Ъ7D
(telephonically)  Investigation on 11/19/94 at Falls Church, Virginia File # 46A-WF-179870, SU  by SA Date dictated 12/1/94	- B UU -

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FD-302a (Rev. 11-15-83)
46A-WF-179870

, SUB UU

Continuation of FD-302 of	COOP	ERATING W	ITNESS			, On	11/19/94	, Page _	2
knowled			ed the fol e-stated ": WHITESELL	restart	" scam	: WH			b6 b7C

# Memorandum



o : ADIC WMFO	(P)	Date	12/30/94	
from : SA	(C-9)			
ubject :				
			.b6	
Dates of Contact		·-	———b7С —— b7D	
$\frac{11/23/94}{\text{ile \#s on which contacted (Use Titles if File \#}}$ 46A-WF-179870, SUB	's not available)			
urpose and results of contact				
☐ NEGATIVE ☐ POSITIVE (See ☐ STATISTIC	attached FD-302)			
Description of Statistical Accomplishment	Title of Case		File No.	
				1
nformation herein obtained confidentially;	informant's name is not to be d	lisclosed in a	report or otherwise	
enless it has been definitely decided that		ı a trial or he	aring.	774 04
		7	6A-WF-1798	10,34
			M M	21
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# 46 A - WF - 179870, Sui	2 ///			
Init.	s uu		,0.	3/2

- 1 -

#### FEDERAL BUREAU OF INVESTIGATION

				Dat	te of transcription	12/2/9	4
provided	the foll	was owing info	s telepho: rmation:	nically c	ontacted	and	
							Ъ6 Ъ7С Ъ7D
							<b>]</b> 6d
							b70 b71
Investigation on	L1/23/94		phonicall Church,		File# <u>46A-1</u>	WF-179870,	SUB U
by <u>SA</u>				Date dict	ated <u>12/2</u>	/94	

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FD-302a (F	lev.	11-15-83)

Continuation of FD-302 of	COOPERATING WITNESS	, On	11/23/94	, Page _	2
					.b6
					b7 b7

# Memorandum

(3) - WMFO



To : ADIC WMFO	(P)	Date 11	_/30/94	
From : SA	(C-9)			
Subject :				
Dates of Contact 9/8/94			.b6	
File #s on which contacted (Use Titles if File #s not a  46A-WF-179870, SUB UU	vailable)		b7Cb7D	
Purpose and results of contact				
☐ NEGATIVE ☐ POSITIVE (See att ☐ STATISTIC	ached FD-302)			
Description of Statistical Accomplishment	Title of Case		File No.	
Information berein obtained confidentially informa	ont's name is not to be disc	Josed in a report	or otherwise	
unless it has been definitely decided that this pe		closed in a report	or otherwise	-2
Information herein obtained confidentially; information herein obtained confidentially; information unless it has been definitely decided that this perpensional DATA		closed in a report trial or hearing.	or otherwise	-2. 70 UU
unless it has been definitely decided that this pe		closed in a report trial or hearing.	or otherwiseWF-/798	-2 70 UU
unless it has been definitely decided that this pe		closed in a report trial or hearing.	or otherwise -WF-/798	-2. 70 UU

25

#### FEDERAL BUREAU OF INVESTIGATION

	Date of transcription	9/14/94	
was interviewed at OF JUSTICE (DOJ), Washington, D.C., in the Attorney The Cooperating Withe following information during the interviewed at	presence of itness (CW) p	DOJ	
Middletown, Ohio, campus of CAMBRIDGE TECHN  was a friend of who was tall of CTI's schools. parents own	n instructor NICAL INSTITU the Head Regi a raceway in oth worked fo	TE (CTI). strar for	b6 b7 b7
	ight the reco	with ne could that ause she	
CW advised thatward was placement for CTI's campus in Cincinnati, Comprobably left CTI		ported to	bd d
			'd. [
restigation on 9/8/94 at Washington, D.C.	File# 46A-WF	F-179870. SUB	<b>ງ</b> ຫ
	e dictated 9/14/9		

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ntinuation of FD-302 of	COOPERATING WITNESS	, On9/8/94	, Page	2
	CW informed that	was an instructor	for BBC	
married	ngton, Kentucky, until that car	brother, breather of number of	She is	d b
	CW identified			
				]

Continuation of FD-302 of	COOPERATING WITNESS	, On	9/8/94	, Page	3
					b6
					b7C b7D
CTI's c	CW informed that WHITES orporate office space.	ELL had an apart	ment next	to	_
					b6 b70
					.b7I
I					

Continuation of FD-302 of	COOPERATING	WITNESS		, On	9/8/94	, Page	4
date th authori	between the at ties. Even a had then	time the DO allegedly allegedly after the "E continue to enforcemer	ersonnel chang DE reviewers a went to the Teds" were sup to change reco	rrive law e posed rds.	d at CTI a nforcement ly notific According	and the t ed,	Ъ6 Ъ7С Ъ7D
							]

FBI

TRANSMIT VIA:  ▼ Teletype □ Facsimile □ AIRTEL	PRECEDENCE: ☐ Immediate ☐ Priority ☑ Routine	CLASSIFICATION:  TOP SECRET SECRET CONFIDENTIAL UNCLAS E F T O UNCLAS Date 11/30/94	į
FM FBI WMFO (46	A-WF-179870 SUB U	J) (P)	
TO DIRECTOR FBI/ROUT	INE/		
FBI CINCINNATI/ROUTI	NE/		
BT			
UNCLAS			
CITE: //3920//			
PASS: ENGINEERING S	ECTION - AÚDIO VI	DEO PROCESSING GROUP	
SECTION, FBI ACADEMY NORTHERN VIRGINIA ME AIRTELS TO WMFO DATE FOR INFORMATION	CALL BETWEEN SSA  , AND SA  TROPOLITAN RESIDEN  D 11/9/94 AND 11/2  , THE ABOVE-CAPTION  MER U.S. CONGRESSI  PAYMENTS FROM OHIO	ENGINEERING  , WMFO,  NT AGENCY, AND CINCINNATI  14/94.  ONED MATTER INVOLVES THE  MAN DONALD "BUZ" LUKENS  O BUSINESSMAN  VERAL PROPRIETARY SCHOOLS	Ъб Ъ7С
		46A-WF-179870 C	14-20
Approved:	Original filenar	ne: <u>/85001W.334</u>	
Time Received:	Telprep filenz	me: 1e500150.334	<del></del>
MRI/JULIAN DATE:	NO 1335	_ ISN: <u>009</u>	
FOX DATE & TIME OF AC	CEPTANCE: 12-1-	gy sim sizam	

^PAGE 2 WMFO (46A-WF-179870 SUB UU) UNCLAS	
IN SOUTHWESTERN OHIO. THE SCHOOLS SERVED AS A MECHANISM	
THROUGH WHICH AND HIS PARTNER, HENRY WHITESELL,	
WERE ABLE TO DEFRAUD THE U.S. DEPARTMENT OF EDUCATION (DOE)	
OUT OF SEVERAL MILLION DOLLARS OF FINANCIAL AID MONIES. WHEN	
THEIR SCHOOLS GOT INTO TROUBLE WITH THE DOE,	
WHITESELL PAID LUKENS TO INTERCEDE ON THEIR BEHALF.	Ъ6
MADE FOUR KNOWN PAYMENTS TO LUKENS TOTALLING	b7C
\$20,000. WHITESELL WAS MURDERED A SHORT TIME AFTER THE DOE	
CONDUCTED A PROGRAM REVIEW OF THE SCHOOL OPERATED BY	
AND WHITESELL. THE MURDER IS PRESENTLY UNSOLVED.	
WHO WAS FORMERLY A CLOSE ASSOCIATE OF	
HAS BEEN COOPERATING WITH THE FBI. HAS	
CONSENSUALLY RECORDED SEVERAL CONVERSATIONS HE HAS HAD WITH	b6 b7C
CONCERNING THE FACTS OF THE ABOVE-CAPTIONED CASE.	b7D
SPECIFICALLY,	
	7
THE RECORDINGS WERE	<b>–</b>
CONDUCTED IN CINCINNATI DIVISION TERRITORY AND THE ORIGINAL	

TAPES ARE CURRENTLY LOCATED IN CINCINNATI.

^PAGE 3 WMFO (46A-WF-179870 SUB UU) UNCLAS
IN REVIEWING THE TAPES PRODUCED FROM
CONVERSATIONS WITH IT WAS NOTED THAT THE
RECORDINGS ARE GENERALLY OF POOR QUALITY. IN REFERENCED b6
TELCALL, SSA INDICATED THAT THE ENGINEERING SECTION MIGHT
BE ABLE TO ENHANCE THE TAPES TO SOME DEGREE. SSA ADVISED
THAT THE ENGINEERING SECTION WOULD REQUIRE THE ORIGINAL TAPES
OF THE CONVERSATIONS. HE SUGGESTED THAT THE TAPES BE SENT
FROM THE CINCINNATI DIVISION TO THE ENGINEERING SECTION VIA
FEDERAL EXPRESS TO MAINTAIN THE CHAIN OF CUSTODY OF THE
EVIDENCE.
THE U. S. DEPARTMENT OF JUSTICE (DOJ) PLANS TO SEEK
INDICTMENTS OF LUKENS, AND POSSIBLY OTHERS BEFORE
THE SITTING GRAND JURY EXPIRES ON 12/23/94. THUS, IT IS
REQUESTED THAT THE FOLLOWING LEADS BE HANDLED AS EXPEDITIOUSLY
AS POSSIBLE. ANY QUESTIONS CAN BE DIRECTED TO SA b6
AT TELEPHONE NUMBER ( OR PAGER
~

REQUEST OF THE BUREAU:

UPON RECEIPT OF ORIGINAL TAPES FROM THE CINCINNATI
DIVISION, IT IS REQUESTED THAT THE ENGINEERING SECTION ATTEMPT

^PAGE 4 WMFO (46A-WF-179870 SUB UU) UNCLAS	
TO ENHANCE THE AUDIO QUALITY OF CONSENSUALLY RECORDED	
CONVERSATIONS BETWEEN AND WHICH	
TOOK PLACE ON IT IS b	6 7C
ALSO REQUESTED THAT THE ENGINEERING SECTION PRODUCE FOUR	
COPIES OF THE RECORDINGS OF EACH OF THE ABOVE-STATED	
CONVERSATIONS IN THE FORMAT OF CASSETTE TAPES FOR USE BY WMFO,	
DOJ, AND POSSIBLE PRESENTATION TO THE GRAND JURY.	
LEAD:	
CINCINNATI DIVISION:	
AT CINCINNATI, OHIO:	
WILL SEND VIA FEDERAL EXPRESS TO THE ENGINEERING SECTION,	
AUDIO-VIDEO PROCESSING GROUP, ORIGINAL RECORDINGS OF	,
CONSENSUALLY RECORDED CONVERSATIONS BETWEEN AND	Ъ6
WHICH TOOK PLACE ON	b7C
AND THE RECORDINGS SHOULD BE SENT DIRECTLY TO THE	
FBI, ENGINEERING RESEARCH FACILITY, BUILDING 27958 A,	
QUANTICO, VIRGINIA 22135.	
BT	

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#### FEDERAL BUREAU OF INVESTIGATION

		Date of tr	anscription 12	2/2/94	
Federal Grand Jury United States Distr	ict Court, Wash	was so do not not not not not not not not not no	et of Colum to testify n Washingto	the bia before n, of	b3 b6 b7C
	ena was issued	to at h	is place of		
employment,	-				_
investigation on 12/2/94	at Springdale,	Ohio En #	467-WE-170	070 5111	1) (1
	Springuare,	OHLO FILE #	46A-WF-179	1010 JUB	200
<b>ን</b> SA	:reh		12/2/94		JU01

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	FBI	I	
TRANSMIT VIA:  Teletype Facsimile AIRTEL	PRECEDENCE:  Immediate Priority Routine	CLASSIFICATION:  TOP SECRET SECRET CONFIDENTIAL UNCLAS E F T O UNCLAS	
		Date 12/2/94	Tysons
	IC, WMFO (46A-WF-1798	370-UU) Tysons Corner RA)	
FROM : SA	C, CINCINNATI (46A-WF	7-179870) (MRA) (P)	
SUBJECT : BI MA OO	JOR CASE #55;		
MRA, on 12/1/	etelcal between SA 94 and Federal Expressived at the MRA on 12	and SA ss package from AUSA 2/2/94 containing a US Fo	3J
executed Fede copies of a F	eral Grand Jury subpoo D-302 documenting sen I States District Coun		d one
	failed to appear	r at the MRA on the morn	ing
		ever responded to messag chine or his business vo ls of his appearance.	
	he promised to deliver of the subpoena on	ver them personally on	after
<ul><li>WMFO (End</li><li>Cincinnat</li></ul>	c. 3) ti	DEC 7 1301	
<b>0€≯</b> REH:reh (5)			23
AB		Dow	

(Number)

(Time)



# FBI FACSIMILE COVERSHEET

	CLASSIFICATION	<i>-</i> :	
PRECEDENCE  Immediate  Priority Routine	☐ Top Secret ☐ Secret ☐ Confidential ☐ Sensitive ☐ Unclassified	Time Transmitted 21 Sender's Initials: Who was a sender of Pages:	
(Manie oi Oili	608)246-1647	<u>7</u>	<b>.</b> b6
From: FBF-W			b7C
Subject: Letter docum	of request	For	
Special Handling Instruct	ions: Please A	Drovide ASAP	
Originator's Name: 844 Originator's Facsimile Ny	mber: (202) 324-	Telephone 6426	
Approved: DB	3	46A-WF-179870,	SUB UU Y -209

#### U.S. Department of Justice



Federal Bureau of Investigation

In Reply, Please Refer to File No.

1900 Half Street Washington D. C. 20535 December 5, 1994

Ms. Great Lakes Higher Education Corporation 2401 International Lane Madison, Wisconsin 53704

Dear Ms

b6 b7С

I am writing to respectfully request production of copies of any reports, workpapers, correspondence, and other related documents pertaining to a program review conducted by Great Lakes Higher Education Corporation of Cambridge Technical Institute during June, 1990. Thank you for your assistance in this matter.

Sincerely	, ,	-1	
		TANK TO SEE	
Special A	gent		

# RESPONDENCE/MEMO

Great Lakes Higher Education Corporation

DATE:	December 6, 1994
FAX TO:	SA
FAX#	202-324-6426
FROM:	Compliance Specialist
PHONE #	
FAX #	608-246-1647

Enclosed is the information we discussed yesterday regarding Cambridge Technical Institute.

If you have any questions, please contact me at the number listed above.

Thank you.

7 1994 .DEC. FBI - WASHILLELL

b6

### INQUIRY REQUEST

NE:		2400		
CTION:	Guaranty Agency	у	Servio	eing
· · · · · · · · · · · · · · · · · · ·	Logns GA Acco	ounting entions		es Cashiering Accounting
DLS Demo DLS Repayment DLS Loan/Disb/Cosign DLS Payment DLS Status DLS Correspondence DLS Change GA Demo T THE LETTERS OF	L. GA Payment M. GA Correspond N. GA Change O. GA Nonguarant	dence tee Default	Z. ALL SEGMENTS	oursements rements ents
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	INQUIHY REQUEST	
NOTE: You must provid	e us with your name, section and t wise vour request will not be proc	he type of inquiry you are re- essed.
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D. DLS Payment E. DLS Status F. DLS Correspondence G. DLS Change H. GA Demo	O. GA Nonguarantee Default	X. All GA Segments Y. All DLS Segments Z. ALL SEGMENTS (BOTH GA & DLS)
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## GREAT LAKES HIGHER EDUCATION CORPORATION

January 14, 1991

$\cdot$
Cincinnati, OH 45202
Re: Estate of Louis H. Whitesell
Dear Attorney
I understand that you are the administrator of Mr. Whitesell's estate. This letter is to inform you that Mr. Whitesell, as sole owner of Cambridge Technical Institute, remains indebted to the Great Lakes Higher Education Corporation in the amount of \$1,632.40. A copy of our last billing to Mr. Whitesell is attached.
The estate's payment for this bill should be made payable to Great Lakes Higher Education Corporation and sent to the following address:
Great Lakes Higher Education Corporation Attention: Lender Compliance - 2401 International Lane Madison, WI 53704
Your prompt attention to this matter will be greatly appreciated. If you have any questions regarding this matter, please call me at
Sincerely,
Claims and Compliance Manager

2401 INTERNATIONAL LANE, MADISON, WISCONSIN 53704

JH\M\MISC14.WP\2

JAE:jlh



### GREAT LAKES HIGHER EDUCATION CORPORATION

January 14, 1991

Director Department of Education Division of Audit and Program Review 400 Maryland Avenue, S.W. ROB-3, Room 3717, Stop: 5354 Washington, DC 20202
Re: Cambridge Technical InstituteReferral in Lieu of Program Review Closeout
Dear Ms.
As you probably know, Henry Whitesell, the sole owner of Cambridge Technical Institute, is now deceased. Although we were able to collect most of the liability identified during our program review, \$1,632.40 remains outstanding. The Cambridge schools are all closed, and all financial matters are being handled by the estate administrator, We have filed a claim for \$1,632.40 with
Since there appears to be nothing more we can do to close out our program review, we are referring the matter to your office for further action or close out as you deem appropriate. We are aware that the ED Region V Institutional Review Branch also performed a program review of this school and identified other school liabilities to ED. Your office or ED's General Counsel may wish to file a consolidated claim with Mr. Whitesell's estate.
Copies of our original report and all subsequent follow-up correspondence are attached for your files. If you have any questions, please call me at
Sincerely,
Claims and Compliance Manager
JAE:jih
cc: ED - Region V

2401 INTERNATIONAL LANE, MADISON, WISCONSIN 53704

JH\M\MISCI4.WP\3



December 19, 1990

Cambridge Technical Institute c/o Bohecker's Business College 161 East Main Street Ravenna, OH 44266
Re: School Program Review Close-out
Dear Mr.
Our sincere condolences on the loss of your Chairman of the Board, Henry Whitesell.
On June 18-20, 1990, we conducted a program review of Cambridge Technical Institute. Because of one outstanding issue, a close-out of this review has not yet occurred. Specifically, replacement checks for outstanding checks need to be issued, and corresponding interest and special allowance penalties need to be paid.
Enclosed is a copy of an October 15, 1990 letter addressed to Mr. Whitesell which discusses this matter in great detail.
This is our second letter to you regarding this matter. If we do not receive a response within 30 days, this entire matter will be turned over to the Department of Education for final determination. If you have any questions about this letter, please call me at
Sincerely,
Compliance Manager
JAE:jmj

2401 INTERNATIONAL LANE, MADISON, WISCONSIN 53704

JJ\w\19misc\6

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# GREAT LAKES HIGHER EDUCATION CORPORATION

November 7, 1990

President Cambridge Technical Institute 30 Garfield Place, Suite 840 Cincinnati, OH 45202	
Re: School Program Review Close-out	
Dear Mr.	
Our sincere condolences on the loss of your Chairman of the Board, Henry Whitesell.	
The blood 18.70 1000 the equilibration in the control of the contr	b6 b7C
Enclosed is a copy of an October 15, 1990 letter addressed to Mr. Whitesell which discusses this matter in greater detail.	
Your prompt response would be greatly appreciated. If you have any questions about this letter, please call me at (	
Sincerely,	
CAC / makes	

Compliance Manager

JAE:jmj



October 15, 1990

Henry Whitesell Chairman of the Board Cambridge Technical Institute 30 Garfield Place, Suite 840 Cincinnati, OH 45202

#### Dear Mr. Whitesell:

Thank you for forwarding a detail of the school's outstanding check list. Three of the checks have been outstanding for more than 120 days. Two of these checks are for refunds on student loans guaranteed by the Great Lakes Higher Education Corporation. Please issue a replacement check of \$1,508.33 payable to Great Lakes Higher Education Corporation so refunds for these two accounts can be processed.

Because these two refunds are overdue, you must also reimburse the Department of Education for the interest and special allowance paid after the refund was originally due, which amounts to \$124.07 as shown below:

Name	SSN	Refund Amount	Penalty Rate	Months Late	Interest & Special Allowance Penalty	
		\$1,024.86 <u>483.47</u>	.0091 .0091	10 7	\$93.27 <u>30.80</u>	.b6
		\$1.508.33			\$124,07	b7C

The \$124.07 penalty check should also be made payable to Great Lakes Higher Education Corporation. Both checks should accompany your response to this letter. Part of the penalty check will be applied to the borrower's account to offset interest that has been overcharged. The remainder of the penalty amount will be forwarded to the Department of Education to offset the overbilled interest subsidy and special allowance.

A replacement check for appropriate lender.	should also be issued and sent to the
Your response to this letter is required by October 31, will allow us to officially close out our school program have any questions about this letter, please call me at [	m testem bettoring in rang 1990. It you
Sincerely,	

Compliance Manager

JAE:le

2401 INTERNATIONAL LANE. MADISON, WISCONSIN 53704

LE(M/MSC:667/I

### Cambridge Technical Institute



Approved by State Board of School and College Registration

Buc 13/40

October 1, 1990

Accredited by

Council for Noncollegiate

Continuing Education

Mr. CPA
Compliance and Claims Manager
Great Lakes Higher Education Corporation
2401 International Lane
Madison, Wisconsin 53704

Dear Mr.

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In response to your letter dated September 21, 1990, I am enclosing a list of outstanding checks written on the guaranteed student loan account to various banks and lending institutions. It appears that there are only two Great Lakes Higher Education Corporation outstanding checks. One of these was written to Bank One on behalf of \_\_\_\_\_\_ in January and the other was written to Great Lakes in conjunction with the program review.

If you have any questions concerning the list, please write or call.

Sincerely,

Henry Whitesell Board Chairman

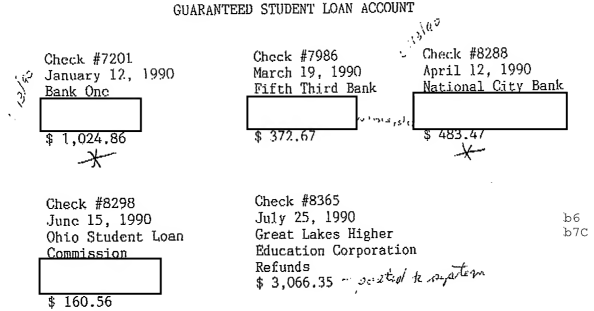
Enclosure

ZENT BY: GREAT LAKES HIGHER ED. :12- 6-94 ; 8:30AM ;

GREAT LAKES -2 S.→

#### OUTSTANDING CHECKS

#### GUARANTEED STUDENT LOAN ACCOUNT





#### GREAT LAKES HIGHER EDUCATION CORPORATION

September 21, 1990

Henry Whitesell Chairman of the Board Cambridge Technical Institute 30 Garfield Place, Suite 840 Cincinnati, OH 45202

Re:

Close-out of Program Review

School No. 023015 Report Date: 06/28/90

Dear Mr. Whitesell:

On August 1, 1990 we requested a copy of your school's outstanding check list as discussed in Recommendation (c) of Section 3 of our June 28, 1990 Program Review report. As of today's

date, we have not received a response to our request.

**b**6 b7C

You must provide the requested information no later than October 5, 1990. Failure to respond by that date will result in our initiation of limitation, suspension, and termination (L,S, and T) action.

If you have any questions about this matter, please call me at However, no extensions of the date specified above will be accepted.

Sincerely,

Compliance Manager

JAE:jmj



August 1, 1990

Henry Whitesell Chairman of the Board Cambridge Technical Institute 30 Garfield Place, Suite 840 Cincinnati, OH 45202

RE: Close-out of Program Review

School No.: 023015 Report Date: 06/28/90

Dear Mr. Whitesell:

Thank you for your recent response to our program review report. It appears that all of our recommendations have been addressed satisfactorily. However, we will need a copy of your outstanding check list as discussed in Recommendation (C) of Section 3 before we can officially close out the review. After we receive and examine your outstanding check list, a copy of our report, your response, and a formal close-out letter will be forwarded to the U.S. Department of Education as required by federal regulations.

We regret that you felt that our use of the word "alarming" in regard to your school's default rate was inappropriate. We felt the word was appropriate because of the possible severe penalties facing any school with a default rate over 40 percent. Limitation, suspension and termination proceedings can be implemented in 1991 against schools whose 1989 cohort default rate exceeds 60 percent or whose default rate has not been reduced by an increment of at least five percentage points from the previous year's default rate. We remind you that your 1988 cohort default rate was 81.5 percent. Your 1987 rate was 85.0 percent.

Sincerely,

**b**6 b7C

Compliance and Claims Manager

El-copy

JAE:sin

cc: U.S. Department of Education

Division of Audit and Program Reviews

Washington, DC

2401 INTERNATIONAL LANE, MADISON, WISCONSIN 53704

### Cambridge Technical Institute



Approved by State Board of School and College Registration

Accredited by Council for Noncollegiate Continuing Education

July 25, 1990

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		, 1
	Mr C.P.A. Compliance Manager Great Lakes Higher Education Corporation 2401 International Lane Madison, Wisconsin 53704 Dear Mr.	
	This letter is to acknowledge receipt of your letter dated June 28, 1990 in reference to rand s visit to our school June 18 through 20. I commend them both for the way they conducted the review and I hope their stay was a pleasant one.	
	In this letter Mr. Ms. and myself are responding to the findings and our plan for implementation of the recommendations.	
	In the first paragaph of the introduction I think we had a slight misunderstanding about the status of Cambridge Technical Institute's four campuses. The Middletown Campus has not yet heen closed. We are still teaching out "approximately 10 students." As soon as they graduate, which will be late fall or early winter we will officially close that campus. The Cincinnati Campus will close in October of this year.	<b>b</b> 6
7	Looking next at the Finding and Recommendations we agree with the findings in A and B in Section I. In response to Item A under recommendations, the student in question,, sent us a statement concerning her tax return. She did not have the statement signed by a notary public, however. We are attempting to get Ms and a notary public together, but have not been successful to date. We ask for a 30 day extension until August 24.	ъ7С
~,	Under Item 2 Enrollment Verification Reports we agree with the findings. As recommended we are reimbursing the Department of Education	

\$27.60 for overpaid interest benefits.

Under Item 3 Refunds we agree with the findings made by the review team. Under item  $\Lambda$  of the recommendations our staff is in the process of tightening controls so that our bookkeeping department will know within 14 days when a student withdraws before graduation. As soon as we are certain that a student has withdrawn and has not been granted a medical

Corporate Offices — 30 Garfield Place, Suite 840 — Cincinnati, OH 45202 — (513) 721-7773

leave of absence refunds will be made within 30 days of the drop date. Under Item B the school agrees with the refunds and ponalties as shown on the attached schedule 1. Our check is enclosed with this letter.

we do h

Our bookkeeper is compiling a list of outstanding refund checks. A stop payment will be issued for any check which has not cleared the bank in 120 days and a new check will be issued and sent. We uncovered an instance where a bank had our check in its file for nearly 10 months. We issued a new check to the bank upon that discovery.

Under Item 4 Check Disbursement Procedure we agree with the findings. We have instructed all our financial aid officers to return loan checks for non attending students to the bank as quickly as it is determined that the student is not attending or was an enter only.

Under point number 5 Default Management we take exception with the use of the word "alarming" in sentence one of the findings. It sounds similar to "editorializing" found in "yellow" journalism.

We have implemented a default management program and are acting diligently to help reduce the number of students who default on their loans.

Cambridge Technical Institute will and always has tried to provide quality education to "less fortunate" students. We are proud of the number of graduates that we have had through the years that have gone on to take their place in the work force in their selected areas of study. Many of our graduates are welfare recipients who have bettered their lives through the education they received at Cambridge Technical Institute. We have always felt that proprietary schools should not compete for potential four-year or junior-college students who would be better off attending a state supported or private university or college. Instead proprietary schools should focus upon educating persons who would otherwise have not attended a post secondary instituition. Those persons usually become welfare recipients or are stuck in low-paying, dead-end jobs.

Sincerely.

Henr∦ Whitesell Board Chairman

Enclosure

## Cambridge Technical Institute



Approved by State Board of School and College Registration

> b6 b7С

Accredited by
Council for Noncollegiate
Continuing Education

July 27, 1990

Mr. C.P.A. Compliance Manager Great Lakes Higher Education Corporation 2401 International Lane					
Madison, Wisconsin 53704					
Dear Mr.					
In my letter to you dated July 25, 1990 I had asked for a 30 day extension to obtain tax return. We received the tax return today and I am enclosing it with this letter. We will not need the 30 day extension I had asked for.					
Sincerely,  L. Henry Whitesell					
LHW/cmc					

Enclosure



#### GREAT LAKES HIGHER EDUCATION CORPORATION

June 28, 1990

Henry Whitesell, Chairman of the Board Cambridge Technical Institute 30 Garfield Place, Suite 840 Cincinnati, OH 45202

Dear Mr. Whitesell:

We appreciate the time and cooperation devoted by the staff of your Financial Aid Office and you during and staff of your school on June 18-20, 1990. At that time, we conducted a review based on the Stafford and PLUS/SLS Special Examination Program for the Cambridge Technical Institute for the 1988-89 and 1989-90 school years.

The scope of the review was limited to testing specified elements in the Special Examination Program and was not intended to encompass all policies, procedures, rules and regulations of the Great Lakes Higher Education Corporation and/or the Department of Education. It was also not designed to be performed in accordance with generally accepted auditing standards.

The examination findings and recommendations discussed in the attached report are intended solely for the use of management and should not be used for any other purpose. In connection with the procedures performed, no matters came to our attention that caused us to believe the specified elements were in noncompliance except those stated in the accompanying report.

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b7C

If we had performed additional procedures or made an examination of the financial statements of the Stafford and PLUS/SLS programs of the Cambridge Technical Institute in accordance with generally accepted auditing standards, matters might have come to our attention that would have been reported to you. This report relates only to the specified elements referred to in the Stafford and PLUS/SLS Special Examination Program for the Cambridge Technical Institute and does not extend to any other reports or financial statements.

Acknowledgement of receipt of this letter is requested within 30 days. Your comments concerning the findings and your anticipated plan for implementation of the recommendations would also be appreciated. A copy of this report and your response will be forwarded to the U.S. Department of Education, Division of Audit and Program Review, as required by federal regulations.

We would be happy to provide you with any additional technical assistance that may be necessary to implement the recommendations. Feel free to contact us at

Sincerely,

copy

Compliance Manager

Attachment

cc:

Acting Director of Financial Aid

2401 INTERNATIONAL LANE, MADISON, WISCONSIN 53704

SENT BY: GREAT LAKES HIGHER ED.:12- 6-94; 8:37AM; GREAT LAKES -2 S.→

:#16/23

# GREAT LAKES HIGHER EDUCATION CORPORATION STAFFORD AND PLUS/SLS SPECIAL EXAMINATION PROGRAM

### For Cambridge Technical Institute School ID No. 023015

June 18-20, 1990

#### INTRODUCTION

Cambridge Technical Institute is a proprietary post-secondary school accredited by the Council for Non-Collegiate Continuing Education. The school has four campuses located in Cleveland, Cincinnati, Dayton and Middletown, Ohio. The Middletown campus has been recently closed and the school is in the process of closing the Cincinnati campus. We were informed that the school also intends to close both the Cleveland and Dayton campuses within the next two years.

The school's last Program Participation Agreement with the Department of Education (ED) was signed August 25, 1988. That agreement allowed the school to participate in the Stafford, PLUS and SLS guaranteed student loan programs. However, since the school's 1987 and 1988 cohort default rates exceed 30 percent, the school lost its eligibility to certify SLS loans effective January 1, 1990. Since July 1, 1988, Great Lakes Higher Education Corporation (Great Lakes) has guaranteed over \$6.3 million of student loans for Cambridge Technical Institute students. This report relates solely to loans guaranteed by Great Lakes.

The objective of our examination was to determine whether the Cambridge Technical Institute is complying with ED and Great Lakes rules and regulations concerning the Stafford and PLUS/SLS Loan Programs. Our examination focused on five primary We reviewed a sample of student financial aid files to verify the accuracy of student eligibility and financial information provided on student loan applications. We also reviewed attendance records for the sampled students to verify the accuracy of enrollment status information reported on the quarterly Some of the students in our sample have Enrollment Verification Reports. withdrawn from school. Their accounts were reviewed for proper calculation and payment of school refunds. In addition, we reviewed the Stafford and SLS check disbursement procedures to verify that the checks are appropriately safeguarded and disbursed to students in a timely manner. Finally, we reviewed the school's compliance with its default management plan. Our findings and recommendations in each of these areas are discussed in the following five sections of this report.

Certain errors discussed in the following sections have resulted in penalty assessments against the school. We also found that three refund payments are due. These penalties and refunds total \$3,066.35, as shown on the attached schedule 1. Please make your check payable to Great Lakes Higher Education Corporation and send it to Great Lakes' School Compliance Section within 30 days. We will apportion this payment between the borrowers' outstanding balances and ED.

### 1. SCHOOL CERTIFICATIONS ON LOAN APPLICATIONS

Schools are responsible for providing most of the student loan eligibility verifications. The primary information provided on each application includes the estimated cost of education, other financial aid received by the student, the expected family contribution, and certifications as to the student's enrollment status and academic progress.

#### Findings:

We reviewed the financial aid files for 52 students who received loans during the 1988-89 and 1989-90 school years. We found that the financial information and other certifications on 49 students' applications were accurate and properly documented. The following errors were noted:

- (A) A copy of the tax return was not found in the file of one student selected for verification. The student had indicated that she filed a 1988 tax return.
- (B) The "expected family contribution" (EFC) was incorrectly reported for two students. In both cases, financial need was calculated for only one quarter and the school used one-third (3 months) of the EFC when determining financial need. However, according to the Student Aid Report, the EFC was identical for one, two or three quarters. Fortunately, in neither case did the student receive excess financial aid.

#### Recommendations:

- (A) A copy of the tax return or a certified statement that no tax return was filed must be obtained from the borrower discussed in Finding (A). A copy of the return or statement must be forwarded to Great Lakes' School Compliance Section within 30 days of the date of this report. Failure to obtain either document will result in the school's liability for this borrower's loan. Section 668.58 of the federal regulations prohibits disbursement of loan proceeds until verification has been completed.
- (B) Fortunately, the incorrect reporting of the EFC did not result in the students' receipt of excess financial aid. However, the school must assure that the EFC is correctly reported on all Stafford applications.

### 2. ENROLLMENT VERIFICATION REPORTS

Five times each year, Great Lakes requests enrollment status information for each borrower who has loans in the "in-school" or "school deferment" status. An Enrollment Verification Report (EVR) is sent in October, December, February, June, and August to each borrower's last known school of enrollment. The accuracy of this enrollment data is critical since the student's eligibility for federal interest subsidy benefits and deferral of loan repayment are based on this information. Students must be enrolled on at least a half-time basis to maintain their in-school status. Borrowers who leave school for more than their

six or nine-month grace period and subsequently return generally must be enrolled full time to qualify for a school deferment.

#### Findings:

We compared the status of 52 students included on the 1988-89 and 1989-90 EVR reports with school records and found:

- (A) The enrollment information was correct for 50 students.
- (B) An incorrect less than half-time (LTH) date was reported for one student. This student attended to September 7, 1989 but an LTH of June 23, 1989 was reported. The student had been on a leave of absence from June 23, 1989 to July 31, 1989.
- (C) The other student last attended on August 28, 1989. This date was never reported to Great Lakes or the lender. Great Lakes used the student's anticipated graduation date of October 15, 1989 as the last date attended. As a result of this error, ED overpaid interest subsidy benefits to the lender.

#### Recommendation:

The accuracy of graduation, withdrawal and LTH dates reported on the quarterly EVR is imperative because those dates are used by our agency and the lenders to establish when borrowers' federal interest subsidy benefits end and loan repayment obligations begin. The percentage of errors found in our sample was relatively small (less than 4%) so it appears that the school's procedures in completing the EVR's are appropriate. However, the school must reimburse ED for the overpaid interest benefits discussed in Finding (C). This overpayment totals \$27.60, as shown on the attached Schedule 1.

#### 3. SCHOOL REFUNDS

Schools are required to have a fair and equitable refund policy for students who withdraw. Federal regulations require schools to pay any refund allocable to a student loan directly to the lender. Schools must make refund payments within 60 days of the withdrawal determination. The students must be notified about these payments.

#### Findings:

- (A) We reviewed the files of 11 students who qualified for a school refund based on their withdrawal dates. In six cases, we found that a refund was properly calculated and a check was processed in a timely manner. The following errors were noted:
  - (1) Refunds for two students were calculated correctly but paid approximately one month late.
  - (2) A refund for another student was properly calculated and processed; however, the refund check was not sent to the lender.

- (3) Refunds for the other two students had not been calculated or paid. In one case, the student was charged for her third quarter tuition although she stopped attending after the end of the second quarter. In the other case, the student was granted two leaves of absence for the summer and fall quarters of 1989. Both leaves of absence were granted in October 1989 even though the student last attended in August 1989. Consequently, a credit balance of Title IV funds was held in the student's account from August 1989 until the student finally returned to school in January 1990. The leaves of absence granted to the student exceeded the maximum 60 days allowed by federal regulations.
- (B) Although checks were processed for eight refunds, we could only find proof that two refund checks had been cashed by the lenders. We requested the school to investigate the outstanding check list and were informed that the six other refund checks were on this list. One check has been outstanding since September 1989, one from January 1990, and the other four since April 1990.
- (C) The school's last Student Financial Assistance (SFA) audit report, dated November 20, 1989, includes Finding (2) about late payment of refunds. This finding states that 37 of 83 refunds tested were late, an error rate of 44%. However, 34 of these late refunds were ten days late, while the other three were 44, 63 and 85 days late. We were informed by school personnel that ED has requested, based on this finding, that all refunds be reviewed for timeliness so that interest and special allowance penalties can be assessed. School personnel indicated that this review will be performed as part of the next scheduled SFA audit.

#### Recommendations:

- (A) The school must assure that school refunds are made within the 60-day requirement. Late refunds result in excess interest and special allowance payments by the Department of Education. Borrowers may also be affected because of incorrect repayment terms established by their lenders. Please explain how this problem will be resolved in your response to this report.
- (B) The school must make refunds for the three students discussed in Findings (A-2) and (A-3). The school is also liable for the excess interest and special allowance payments on these three refunds, as well as the two late refunds discussed in Finding (A-1). The refunds and penalties equal \$2,955.13, as shown on the attached Schedule 1.
- (C) A copy of the outstanding check list must be sent to us for our review. We also suggest that this list be analyzed by school personnel on a monthly basis. Refund checks which have not cleared within 120 days should be investigated.

# 4. CHECK DISBURSEMENT PROCEDURES

Lending institutions are required to send Stafford and SLS loan checks to the schools for distribution. Schools must verify loan eligibility, notify the students that their checks have arrived and adequately safeguard the checks until distributed to the students or returned to the lenders.

#### Findings:

- (A) We found that the school's procedures for notifying students that their checks have arrived and safeguarding loan checks prior to distribution are adequate. However, we found that a loan check was disbursed to a student who was not enrolled at least half-time. This student had originally enrolled to start classes on May 22, 1989, but subsequently changed the starting date to August 11, 1989. A check was disbursed to the student and paid to the school for tuition charges on June 30, 1989.
- (B) We also noted that student loan checks were disbursed to four students who did not maintain eligibility. In each of these cases, the students left school and then returned to school at a later date. Federal regulations require that a student be continuously enrolled on at least a half-time basis to maintain eligibility for student loan benefits.
- (C) Finally, we noted that seven loan checks for nonattending students were returned to the lenders one to five weeks late.

#### **Recommendations:**

- (A) We recalculated financial need based on the periods of actual attendance for the students discussed in Findings (A) and (B) and found that none of the students received excess student loan benefits. Therefore, no refunds need to be processed. However, the school must properly handle these situations in the future. If a student does not attend as scheduled, the loan application must be cancelled. A new loan application must then be completed for the new anticipated attendance period. When a student loses eligibility (drops below half-time status) a refund should be calculated and paid. If the student reenrolls or regains eligibility, a new loan application can be processed.
- (B) According to current federal regulations, the school is required to return a student loan check to the lender within 30 days of determining that a borrower has not registered or is enrolled less than half-time. Schools are subject to Department of Education penalties, equalling the amount of interest subsidy and special allowance benefits paid to the lender, if a student loan check is held too long. Therefore, penalty payments are due for the errors discussed in Finding (C). This payment totals \$83.62, as shown on the attached Schedule 1.

#### 5. DEFAULT MANAGEMENT

### Finding:

The school's fiscal year 1988 default rate, as calculated by ED, was an alarming 81.5 percent. This represents a slight decrease of 3.5 percent from the 1987 default rate of 85.0 percent. Because of the excessive default rates experienced in 1987 and 1988, the school will be subject to limitation, suspension or termination (LST) actions by ED unless it can get its 1989 default rate under 60 percent. If such an action is initiated, the school would have to demonstrate that it has acted diligently to implement all default reduction measures described in Appendix D.

We reviewed the school's documentation regarding procedures adopted to comply with Appendix D. We only tested for compliance with specified elements of Appendix D including delayed check delivery, pro-rata refunds and loan counseling. No exceptions were noted.

SENT BY: GREAT LAKES HIGHER ED.

CAMBRIDGE TECHNICAL INSTITUTE

# PENALTY CALCULATION DUE TO LATE AND UNPAID REFUNDS

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6-94	4-C			1,312.00	05/90	06/90	1	*009j		co coo 37	11.94 ½ C
12-				b6 b7C			TOTAL	LS	<u> 8366.63</u>	<u>52.699.72</u>	23,000

<sup>\*</sup> The Stafford Penalty Computation is calculated using the "simplified method" allowed by ED in its 03/15/90 letter labeled GACO-90-8. The school may recalculate using actual days and actual special allowance rates if it so chooses.

<sup>\*\*</sup> If refund made by July 31, 1990.

#### FEDERAL BUREAU OF INVESTIGATION

Date of transcriptio	n 1/3/95
was contacted at her place of	
U.S. DEPARTMENT OF EDUCATION (DOE), Chicago, Illinois number After being advised of the icthe interviewing Agent and the nature of the interviewing furnished the following information:	dentity of
advised that she participated in a review conducted by the DOE at CAMBRIDGE TECHNICAL II (CTI) during August, 1990. The DOE was located at C campus in Cincinnati, Ohio, in an upstairs room with tables. The DOE reviewers did not work at the corpor of CTI. recalled that, when they initially as put them in a classroom until HENRY WHITEST there.	NSTITUTE II's main conference b6 rate office b7C
remembered bringing of the DOE reviewers. She did not recall HENRY WHITE physically bringing records to them.  that and of the DOE, he the contact with and HENRY WHITESELL.  made most of the records requests on behalf of	advised ad most of and
did not recall having to wait long time to obtain records from CTI. She recalled talking DOE personnel about the possibility that CTI was alteral fabricating records. The DOE reviewers suspected the perpetrating a fraud. stated that she did not observe CTI employees altering records. However, reviewing neatly done student ledger cards on which entries appeared to have been made in the same handwisuspected that the entries were probably all written time, as would have been the case if CTI was creating student ledger cards.	ng with other ering and at CTI was tactually recalled all of the riting. She at the same g false
remembered coming to the location on a couple of occasions with HENRY WHITESEL time, WHITESELL and had a female attorney	LL. One
(telephonically)	
Investigation on 12/6/94 at Falls Church, Virginia File # 46A	<u>-WF-179870, SU</u> B UU
by SA Date dictated 1/3	/95

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Continuation of FD-302 of
indicated that most of the DOE's requests for information went to If there was a problem, he would get his father recommending a restaurant for the DOE reviewers on one occasion.
recalled hearing that had cancer and was going for chemotherapy treatments. did not remember how she heard about cancer, but she did not think she heard it from directly.
advised that, during the course of the DOE program review of CTI, she never went to CTI's corporate office. She stayed at CTI's Cincinnati campus the whole time.
stated that the DOE program review of CTI during August, 1990, was the first such assignment for her. She commented that everything seemed new to her.
advised that, sometime after the DOE program review of CTI, she was contacted by regarding BOHECKER'S BUSINESS COLLEGE (BBC). The contact concerned a review had done of BBC. recalled b6 participating in a meeting with of the DOE, and possibly

### FEDERAL BUREAU OF INVESTIGATION

					Date of transcr	iption1	/4/95	
being nature inform review CAMBRI review	advised of the ination:  w conducted the con	eview Branch 15 60605, Institution for the ider interview, advised by the ICAL INSTITUTE for the identificated at a going to	telephone al Review atity of t  that he DOE Instit CTI's ca CTI's co	outh State number [ Special: he intervided to participate utional leading mpus in the second control of the se	ist for the street of the followated in a Review Board Cincinnat	he DOE. gent and wing  program ard of 1990. I i, Ohio. hich was	DOE), 200D, After the be	
were had be by law the De state recordisco	the worst een a part w to make OE. Schood of time d that the	ring from ed that the he had ever of. available ls are als after a st DOE susper up proble stated, he has le of document factured.' te office o why then equested thing about	ne delays rexperie infor their boo so require tudent has ected that lems they that, fr learned th nts, there to "eyeba re were so records.	ds it had by CTI in need on a med that ks and red to main attended CTI was did not wom his exat anytim is a good recalled l" what many de	d request n producion producion schools ecords for the classes altering want the experience me there od chance d going was goin lays by Crecalled	ed for r ng recor am revie are requer review ords for or crea DOE to in cond is a del that re ith g on the someone	review. rds w he aired w by a set ating ducting lay in ecords to ere and	6 7C
	12/6/94	at Fa	lls Church				9870 Sub	បប
by <u>SA</u>			:eas	Da	te dictated 1/	3/95		

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46A-WF-179870 Sub UU

Continuation of FD-302 of		, On	12/6/94	_, Page	2
the day to day operation official of CTI and was organizing the production	supposed to have been	n inv	was an olved in DOE.	in	Ъ6 Ъ7С
undergoing treatments.  suffering from cancer. asserted the his efforts to producing claimed that DOE was not receiving rethat accepted provide the requested recalled that	pgram reviewers were cives that he had cer of the CTI records had a life-threaten believed that Because of his medicat he was unable to do the records needed his medical condition becords on a timely based responsibility for a cords in a timely made appeared to be significant to be significant to be significant.	locat tain reque ing i t al pr evote by th on wa sis. CTI' nner. k. ice a	responsibilisted by the liness and was steed by the liness and oblems, 100 percents the rease s failure stand may have was	lities e DOE. was as nt of ewers. on the tated to ted	
instance when illness, using campus to offer excuses for the most part, the improvement of the most part, the improvement in the most part, the most part in the most part, and most p	cords to the DOE revisionitially receive the chain of command," al This tof the records was ed that the specific CTI caused the DOE	ment to CT coduct ELL a by CT did ewers reco l of syst recor delay to ma	about his I's Cincing ion of recond his son I were generate remembered product the CTI regement was need ded proper	nati ords.	

46A-WF-179870 Sub UU

Continuation of FD-302 of		, On_	12/6/94	, Page	3_
there were "substantia	l gaps" in the records	acti	ually produ	iced by	
program review at CTI with his attorney to me recalled that standard standa	attorney was mare ted that claimed he only for the light claimed he claimed h	cative ried came on a cover had cated LLEG	go, Illinoi es in and deni t CTI out about t  red" regard d no prior   that he wa on had no e for turning	ied the told ling anted aid he effect r	Ъ7С
that were connected to accusations against CT student was beaten by allegedly administered recalled that the DOE former student at CTI. "bodyguards" lurking a	TI to a state regulator employees of CTI. The on the orders of HENF learned the foregoing remembered caround CTI.	at a ry au e bea RY WH info obser	CTI student thority. ! ting was ITESELL. [ rmation fro	t made The om a	<b>_</b>
side," controlling and	I intimidating individual	ıals.		ď	7C
the DOE audit of CTI r		an DO	NALD "BUZ"	ry mice	•

#### FEDERAL BUREAU OF INVESTIGATION

Date of transcription $\frac{1/4/95}{}$	
INCLIC GIA CIC HACALO OL CIIC MICOLITACIO	ზ6 ზ7C
advised that she participated in a program review of CAMBRIDGE TECHNICAL INSTITUTE (CTI) during August, 1990. stayed for two weeks of the program review conducted by the DOE at CTI. recalled that the State of Ohio was investigating CTI, and that an official from the State of Ohio assisted the DOE during the review.	
stated that she was given the impression that  was a co-owner of CTI with HENRY WHITESELL.  recalled that either presented himself to the  DOE as a co-owner of CTI, or that WHITESELL introduced  to the DOE reviewers as a part-owner. stated  that she thought had an ownership interest in CTI.  informed that was not at CTI on the	
day the DOE representatives arrived to begin the program review. She recalled that most of their initial involvement was with WHITESELL's son,	
T.	b6 b7C
(telephonically)  Investigation on 12/6/94 at Falls Church, Virginia File # 46A-WF-179870, S	 <u>ப</u> в ஶஶ
by <u>SA</u> Date dictated <u>1/4/95</u>	<del></del>

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Continuation of FD-302 of		, On	12/6/94	_, Page	2
obtaining records of know much about finar also provided some of thought the madid not remember reviewers.	ncial aid. re	ecalled th the DOE 1	representa	k man	
between the DOE and operation retable and speaking wifindings of the progradid not look good, arreviewers were suspication.	ETT and discussing is ecalled state some second state of the came review.	ssues cond sitting at tatives ab stated tha as sick.	t a confer cout the at	I's ence	
getting records and in officials claimed that located in their build received the information pertagent of the commented that the DC full information pertagent that, while the reviewers suspected to CTI had been tampered direct observations of the comments of the commen	at the files requested ding. believed believed believed believed by the bold of the matter of the matter by the bold obtained as the bold obtained as the bold of the bold obtained as the bold of the bold obtained as the bol	d from CT: ed were no ved the DO CTI. Howe at they d: going on a s ongoing terial the cated that pering wit much infor	I. CTI ot physica DE eventua ever, she id not get at CTI. , the DOE ey receive t she had th records rmation as	lly lly the d from no	6
cooperation provided HENRY WHITESELL. She to make it seem like not really the case.	stated that the CT	cluding I represe	ntatives t	and ried was	
comfortable" while the CTI. They suspected conversations.	that CTI personnel was mentioned that the	the prograwere listed ey were aware	am review ening to t ware of vi aused trou	at heir olent ble	

FD-302a (Rev. 11-15-83)				
46A-WF-179870, SUB UU				
Continuation of FD-302 of	, On _	12/6/94	, Page	3
locations where they were staying once or tw of the program review.	rice (	over the co	ourse	b6
informed that, prior to the CTI in August, 1990, the DOE had learned of students who had voiced complaints against C that was the victim of one sucadvised that the DOE was aware that CTI was from welfare lines and other similar location	phys TI. h at recr	<u>ical attacl</u> She recall tack.	ss on led	<b>Ъ7</b> C

### FEDERAL BUREAU OF INVESTIGATION

	Date of transcription	1/17/95	5
place of employment, Office of Admission of Kellogg Graduate School of Management, Note telephone number	and Financial rthwestern Une number (708 ncial Aid for fter being ap d the nature	) 491 <b>/</b> 4960 the / prised of	
advised that she was for U.S. DEPARTMENT OF EDUCATION (DOE), Institute located in Chicago, Illinois. While employee led a review team that conducted review of CAMBRIDGE TECHNICAL INSTITUTE (	tutional Revi- oyed with the an unannounce	ew Branch, DOE,	
primarily with and later was concerning its acquisition of records from	o the program significant designificant designed and the ledger cared that the Design CTI.	review. elays in that CTI ds that th OE dealt TESELL	,
recalled an instance who CTI to produce attendance records for CTI responded something to the effect of. "We quarters." advised to maintain such attendance records for five nodded his head. advised that CT attendance records. The DOE made comparisate attendance recorded on individual attendation instructors' attendance records and for commented that is was probably to the companies that the	students. only keep th hat CTI was r years. I later produ sons of stude nce cards wit und discrepan	equired to ced the nts' h figures cies.	b6 b7C
(telephonically)  Investigation on 12/7/94 at Falls Church, Virgi	nia File# 46A-W	F-179870,	SUB
by SA I	Date dictated <u>1/17/</u>	95	

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Continuation of FD-302 of	, On	12/7/94 , Page 2
false instructor attendance other records relating to p		y match the
identifying the students of WHITESELL, claimed that the	y did not have any such WHITESELL's assertions overed that CTI had all	ives, including h lists. s to that l kinds of b6
the first time, WHITESELL t and was very sick. WHITESE undergoing chemotherapy tre he acted as if talked in a low mumble. on a show" for the DOE repr wanted to be pr with CTI. so that he would be availab advised that, despi caught him smoking cigarett	chile the DOE program red that, before she met old her that that the satments. When the was very sick. He commented that he esentatives. The he had to reschedule he at the time of the steep the sallege test of sickness we set to sickness we	eview was going  had leukemia was  initially met walked slow and e was "putting recalled that it interview his treatments exit interview. ed cancer, she whether
advised to nine months later when she BUSINESS COLLEGE (BBC). healthwise. At one point, another DOE representative. to the effect of, "What hap looked shocked and his mout anything in response to cancer.	seemed to be was yelling asked pened to your cancer?"	doing fine g at and b6 something b7C did not say
regarding records concerning	knew CTI had a poor rebs. remembered	graduates. ecord as far as d that WHITESELL

ontinuation of FD-302 of			, On	12/7/94	_, Page	3
	ney eventually	talked to,	he did not	have the		
review went un making white n	ees altering re in August, 199 nannounced to C When changes on Pel nan and white w asked to spea and	ted that she and cords during the 0. advis advis TI's corporate of they arrived, the 1 worksheets. coman working on the WHITESELL was yees were lying, another room.	period of the ded that she fice to try by observed recal the records. The CTI empression out of tow	and to speak	with ees a and	.b6 .b70
the DOI WHITESI ledgers checks original Special from fo an anal CTI "wh in school approprinctes of	records during did not take did not take LL's death, the noticed and other records from LAgent (SA) crimer CTI employsis of the repacked the Pell col), the receivante Pell rost	ryee cords determined " (i.e., drew Pel pts of Pell funds ers or ledgers. Ledger cards corr	program r from CTI. riginal Pell ent Loan (GS TI. The DO F INVESTIGA had acquir that, in in l Grants fo were marke	eview. How sometime as rosters of the received TION (FBI) ed the received informed stances where students d in blue ded that posteriors.	wever, Eter  these  ords d that ere  not on the	
began to BBC look	BBC school in the program reveation and want advised the period of seeing	ted that the DOE Middletown, Ohio, riew. ed to know what the that she never state or	the night chased they were dosaw	before the hem out of ing there. again	the n not	Ъ6 Ъ7С
	notes to one an	rised that the DOE other while they eview of CTI. The	were doing	their work	ly and	

Continuation of FD-302 of	, On	12/7/94	, Page	4
concerned that CTI had "bugged" the room they their conversations were being overheard.	wer	e in and t	that	
interest in CTI. Numerous people at CTI were impression that was a part-owner some CTI stock from WHITESELL.	und		-	Ъ6 Ъ7С
provided her home telephone  She can sometimes be reached at he residence, telephone number			aw's	

### FEDERAL BUREAU OF INVESTIGATION

Date of transcription	1/17/95
was contacted at the U.S. DEPAR EDUCATION (DOE) Office in Kansas City, Missouri, telepho After being apprised of the identity of interviewing Agent and the nature of the interview,	one number
provided the following information:  advised that she participated in a provided of CAMBRIDGE TECHNICAL INSTITUTE (CTI) conducted DOE during August, 1990. When the DOE reviewers arrived they initially dealt with over his father, HENRY WHITESELL, to meet with the DOE of the DOE reviewers gave a list to HENRY WHITESELL of study whom they wanted to review records maintained by CTI.  stated that there were delays in obtain the records were stored in a warehouse in Middletown, Or	by the lat CTI, brought officials. dents for ining at some of nio.
	these was ne dergoing
records and information to the DOE reviewers from CTI's office. She also recalled a female CTI employee bringing information. commented that she was not around location much of the time while the program review was of spent a lot of her time doing interviews of CTI at the Attorney General's Office in Cincinnati, Ohio. stated that the DOE tried to interview students who had the LEGAL AID SOCIETY (LAS) and some of the students in audit sample to determine whether they were actually entertions.	corporate ng over CTI's b6 ongoing. b7C students talked to their
reviewers that he was very sick. reviewers that he was very sick.	
(telephonically)  nvestigation on 12/7/94 at Falls Church, Virginia File # 46A-WF	-179870, SUB UU
Date dictated <u>1/17/9</u>	5

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Continuation of FD-302 of	, On	12/7/94 , Page 2
said he was WHITESELL told the DOE r undergoing chemotherapy chemotherapy treatments present at CTI during so been going on.  s condition did not look out, and he had a ruddy	. WHITESELL and as the reason one of the time the progra advised that the DOE revi	tments. HENRY  was cited the b6 b7C had not been m review had ewers discussed felt that not falling bale as one might
CTI was creating fictit: aid monies rec student account cards for to be the same for all c	d that the DOE reviewers sious records to justify drealled that the DOE receiverom CTI. The handwriting of the entries on some carthe entries (for various described)	raws of financial red individual and ink appeared rds, as if one
instructor-generated claresponded that CTI did responded that CTI did responded to lass attended to proper the class attended that CTI would have had to proper the class attendance records and provided them to the what efforts were made attendance records with indicated that CTI did not class attendance records with contract that CTI did not class attendance records with contract that CTI did not class attendance records with contract that CTI did not class attendance records with contract that CTI did not class attendance records with contract that CTI did not class attendance records with contract that CTI did not class attendance records with contract that CTI did not class attendance records with contract that CTI did not class attendance records with contract that CTI did not class attendance records with contract that CTI did not class attendance records with contract that CTI did not class attendance records with contract that CTI did not class attendance records with contract that CTI did not class attendance records with contract that CTI did not class attendance records with contract that CTI did not class attendance records with contract that CTI did not class attendance records with contract that CTI did not class attendance records with contract that CTI did not class attendance records with contract the contract that CTI did not class attendance records with contract the contract that CTI did not class attendance records with contract the contract that CTI did not class attendance records with contract the contract that CTI did not class attendance records with contract the contract that CTI did not class attendance records	not have such class attended that the DOE was going to tance where CTI could not dance records. That would ay back financial aid monitude attendance records were TI ultimately "found" the s, which consisted of note to compare the instructors students' individual attended to short	dance lists. To take an produce of have meant that les received on re lacking. Instructors' books by class, did not remember of class endance records. Time later may
have caused such efforts  commess instructor-generated da  to panic. individual student accordated that the task of records was just too mathat CTI could not simp	s by the DOE to be cut sho nted that the DOE's reques ily class attendance recor She stated that CTI was al unt cards and attendance of creating false instructor	st for the bfc  ds caused lready rewriting records. r attendance explained the end of the

Continuation of FD-302 of			, On _	12/7/94	_, Page	3
studen dozens the cr progra	ts' names into the of other students described the in itical documents to	n altered. To integ instructors' attend would have been ver structors' class att hat the DOE requeste commented that thei	ance y tir endar d fro	lists amon me-consumin nce records om CTI duri	g. as ng the	ŗ
placed Chicag classi funds.	sis, during early 1 school, BO on "reimbursement to ge fication, which in recalled	991 to meet with DOE HECKER'S BUSINESS CO " status by the DOE. t BBC out of the "re hibited BBC's access	off: LLEGI imbu: to: y ha	E (BBC), ha  rsement"  financial a  ve talked a	, b7C d been ame to	
		had made racially		al redneck. ensive rema		

46A-WF-179870, SUB UU CWS/cws

CW5/ CW5
On 12/8/94, was contacted regarding suggestions for determining past subscribers to a Capitol Hill telephone number with a 225 exchange. Source provided the following information:
Source advised that, contrary to what others might say, all telephone numbers on Capitol Hill are assigned through the communications division, and a record of subscribers to the numbers should exist somewhere. Source informed that the U.S. Senate handles the phone systems for both the Senate and the House of Representatives. He/she stated that the Senate Sergeant-At-Arms (SAA) is ultimately in charge of the telephone systems.  is the new SAA for the Senate. Source informed that the supervisor of the phone systems is  The Chief Operator is who can be reached be
b7C
While the switchboard for both the Senate and House of Representatives is located in Room 180 of the Senate Dirkson Building, the House has its own repair and technical people. They are located in the Ford Building at 2nd and D Streets, telephone number The Senate repair people are located in Room B46 in the basement of the Dirkson Building. The exchange for Senate telephone numbers is 224 while the exchange for House numbers is 225.
Source advised that he/she used to maintain telephone directories for the Senate and House of Representatives but had thrown them away.

44.A-WF-179870 Jubule -211 SEARCHED\_\_\_\_\_\_\_\_INDEXED\_\_\_\_\_\_

SEARCHED INDEXED SEARCHED JAN A 1994

FEI - 11 IV

# Memorandum



To : ADIC WMFO	(P)	Date 1	2/8/94	
From : SA	. (C-9)			
Subject :			.b6 .b7c .b7D	
Dates of Contact				7
File #s on which contacted (Use Titles if File #s not a 46A-WF-179870, SUB UU	vailable)			
Purpose and results of contact				
☐ NEGATIVE ☐ POSITIVE (See att	ached FD-302)			
Description of Statistical Accomplishment	Title of Case		File No.	
Information herein obtained confidentially information	ant's name is not to be disc	losed in a report	or otherwise	
Information herein obtained confidentially; information been definitely decided that this per				
-				ace
unless it has been definitely decided that this per			or otherwise WF-179870 M	q q -21
unless it has been definitely decided that this per				44 -21
unless it has been definitely decided that this per PERSONAL DATA		trial or hearing.		44 -21

- 1 -

## FEDERAL BUREAU OF INVESTIGATION

						Date of trans	scription	11/15/9	4
residen	ce and	provide	was was	telepho followi	nically ng infor	contact mation t	ed at o SA	his/her	
									b6
									b70 b71
									b6 b7c b7D
	17/5/	· · · · · · · · · · · · · · · · · · ·	(te	elephonio	cally)	Tand File#	462-WF	-179870,	  SUB UU
nvestigation on	_11/5/	<i>3</i> 4			LIE, MALY	_Date dictated	11/15/		

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46A-WF-179870,	SUB UU					
Continuation of FD-302 of	COOPERATING WITH	IESS	, On	11/5/94	_, Page _	 ·
						b6 b7C b7D

CW informed that BOHECKER'S BUSINESS COLLEGE.

is still attempting to sell

#### -<u>1</u>-

### FEDERAL BUREAU OF INVESTIGATION

	Date of transcription	12/15/94
On 12/9/94,  POB Middletown, Ohio, SSAN  U.S. Courthouse in Washington, D.C., pursua  Jury subpoena was accompanied by 1	black male, appeared ant to a Feder his attorney,	l at the ral Grand
Pursuant to a Grand Jury subpoen	a,	b3 b6 b70
•		
•		
Investigation on 12/9/94 at Washington, D.C.	File #46A-WF	- <u>179870, SU</u> B UU 213
by SA Da	te dictated <u>12/15/9</u>	94

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# Memorandum



To : ADIC WMFO	(P)	Date 12/2,	/94	
From : SA	(C-9)			
Subject :				
Dates of Contact				
11/3/94  File #s on which contacted (Use Titles if File #s not availated)	that			_
46A-WF-179870, SUB UU	iole)			
Purpose and results of contact		<b>b</b> 6		•
☐ NEGATIVE		.b7С .b7D		
▼ POSITIVE (See attace     □ STATISTIC	hed insert)			
Description of				
Statistical Accomplishment	Title of Case		File No.	
Information herein obtained confidentially; informant's unless it has been definitely decided that this person			herwise	
PERSONAL DATA	IS to oo a willoss in a	46A-WF-	179870 8	ur uu
		A Commission of the Commission		-711
		M	179870, S	14
		U	U	
1 46A-WF-179870, SUB UU				
1 -		Andready of communicated distributions in the state of		
Init CWS/cws	***	for anciolisates	IVYA	•
(2) - WMFO	***see reverse side	IOI SIMISHCS***	• •	

46A-WF-179870, SUB UU CWS/cws 11/3/94 was telephonically contacted by SA and furnished the following information: Cooperating Witness (CW) stated that, prior to the program review conducted by the U.S. DEPARTMENT OF EDUCATION (DOE) at CAMBRIDGE TECHNICAL INSTITUTE (CTI) during August of 1990, there were rumors that HENRY WHITESELL and b6 were illegally taking Pell Grant money. CW recalled hearing such b7C rumors mentioned during a conversation he/she had with b7D and possibly others. At the time, CW thought WHITESELL had already agreed to shut down the CTI schools, so CW was not particularly worried about the allegations. CW advised that, after left CTI, WHITESELL handled the administration of student financial aid for CTI. handled financial aid for BOHECKER'S BUSINESS COLLEGE.

46A-WF-179870, SUB UU CWS/cws

_	The following investigation was conducted by SA on the dates indicated:	]
L	On the dates indicated:	
	On 11/3/94, a review was conducted of FBIHQ file #161-HQ-15798. The file documented a background investigation conducted on	Ъ6 Ъ7
Г	Additionally, from approximately 1984 through 1985, was one of the subjects of an FBI investigation in New	
1_	York City. One victim paid \$25,000 to and others for feasibility studies on means to extricate and his wife from the Soviet Union. The U.S. Attorney's Office for the Southern District of New York ultimately declined prosecution.	
	Documents copied from FBIHQ file #161-HQ-15798  pertaining to both s problems with the U.S. Senate Permanent Subcommittee on Investigations and involvement in the Fraud By Wire investigation are being maintained in the 1A section of the file.	1
	On 11/7/94, SSA , FBI, Dallas Division, was contacted while she was attending an In-Service at the FBI Academy in Quantico, Virginia. SSA advised that she has known and swife, for several years. used to live near and his wife when she	

1

vas assigned to FBIHQ and and his wife lived on a boat
locked at the Gangplank Marina on Water Street in Washington,
O.C. recalled having a relationship with or
mentioning U.S. Congressman PHIL CRANE. CRANE is a member of the
J.S. House of Representatives from Illinois.

b6 b7С

# Reagan FTC Nominee Was Forced From Job As Senate Staff Aide FTC, From A1 chairman of the Senate Con

and the witness, Gary Bowdach, convicted of racketeering charges, signed a contract in December, 1978, for a book about Bowdach's life, including his participation in the government's witness protection program.

Adkinson wrote a chapter for the book in January, 1979, but did not notify his superiors of the contract until August that year. In a signed statement, he said that profits from the book and related projects would be split equally between the two men. However, he said none of the work would go forward until he left the subcommittee.

Adkinson has told investigators that because no money changed hands, he was not required to disclose the contract to the Senate on May 15, when Senate rules require employes to report outside activities involving compensation. But that did not satisfy the subcommittee's leadership which asked him to resign. Adkinson has since abandoned the book project.

Congressional investigators are also evaluating charges raised in the confidential FBI check on Adkinson's nomination that after the book contract was signed, Adkinson continued to work on committee business involving Bowdach. In fact, at the recommendation of committee staff, Nunn pushed for Bowdach's release from prison.

Bowdach was released in December, 1978, but was returned to prison in 1979. Nunn again sought his release on the advice of his staff, which still included Bowdach./Nunn has refused to comment, as has Adkinson, who said through an attorney that he would say nothing until his confirmation hearing.

Sen. Robert Kasten (R-Wis.),

chairman of the Senate Commerce consumer subcommittee, agreed last week to postpone the committee hearing for a second time after Sen. Howard Cannon (D-Nev.), the committee's ranking minority member, could not attend. "From what I know I still support him," Kasten said last week. Another hearing is tentatively scheduled for Thursday.

Adkinson, now a labor lawyer with a Washington firm, was confronted with the charges and his political problems Thursday in a meeting with James A. Baker III, White House chief of staff. Adkinson said he would continue to seek the post and Baker said the administration would continue to support him.

In papers filed with the Senate Commerce Committee last month, Adkinson said that during the five years he worked for the subcommittee "there were instances when allegations of impropriety were made against" the panel's staff, including one instance when anonymous charges were made against him.

charges were made against him.

Adkinson said those allegations were "immediately referred" to Justice, which "dismissed" them after an investigation. Adkinson wrote that he had advised the White House of the charges before he was nominated on Oct. 19.

The Senate investigation began, in part, because some Senate Democrats felt they were not adequately consulted about the nomination. Adkinson is believed to be the first new Democratic appointment Reagan had made to a regulatory commission.

Senate Democrats have also questioned Adkinson's affiliation because of his campaign ties to Reagan. Adkinson, however, says he has been a registered Democrat since 1966:

FTC Nominee Is in Jeopardy

By Merrill Brown Washington Post Staff Writer

The nomination of F. Keith Adkinson, national director of Democrats for Reagan in the 1980 campaign, to a Democratic seat on the Federal Trade Commission, is threatened by charges that he acted improperly while he was a Senate staff member, sources said yesterday.

In 1979; Sen. Sam Nunn (D-Ga.), chairman of the Senate permanent subcommittee on investigations, forced Adkinson to resign from the staff after he learned that the aide had signed a book contract with a committee witness and failed to disclose it as the subcommittee's leadership felt he should have under Senate rules.

A Justice Department investigation cleared Adkinson at the time, but the Senate Commerce Committee is restudying the episode as it weighs his nomination. Sources said it appears that all of the committee's Democratic members are prepared to vote against the nomination FTC observers see the appointment as an important one, because the current four commission members are expected to divide their votes evenly on many is

The controversy over Adkinson arose after he See FTC, A16, Col. 1

"THE WASHINGTON POST"
MONDAY, NOVEMBER 16, 1981

# Memorandum

(3) - WMFO



To : ADIC WMFO	(P)	Date 2	12/12/94	
From : SA	(C-9)			
Subject :			<b>b</b> 6	
			b7C b7D	
Dates of Contact 11/6/94			,	
File #s on which contacted (Use Titles if Fi 46A-WF-179870, SUE	le #s not available) 3 UU			
Purpose and results of contact  NEGATIVE				
	ee attached FD-302)			
Description of Statistical Accomplishment	Title of Case		File No.	
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Information herein obtained confidentiall				
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#### FEDERAL BUREAU OF INVESTIGATION

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resid infor	ence. The mation:	Cooperati	was telepho ng Witness	onically cont (CW) provide	acted d the	at his/her	c	
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nvestigation on	11/6/94		elephonical ls Church,	ly) <u>Virginia</u> File#	46A-1	WF-179870,	SUB	σ
y SA				Date dictated	11/1	5/94		

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Continuation of FD-302 of	COOPERATING WITNESS	, On	11/6/94	_, Page	<u>2</u>
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with	CW stated that	swore that h	ue had broke	en up	

## Memorandum



o : ADIC WMFO L	(P)		12/15/94	
rom : SA	(C-	.9)		
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nless it has been definitely deci-	led that this person is to be a w	itness in a trial or hea	iring. The first factor of the	m
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Init. CWS/cws (2) - WMFO

\*\*\*see reverse side for statistics\*\*\*

CWS/cws

On 11/10/94 contacted SA and provided the following information:

Cooperating Witness (CW) stated that had called him/her that night and talked for awhile.

told CW that he would call him/her again after testifies before the Grand Jury the following week.

#### U.S. Department of Justice



Federal Bureau of Investigation

In Reply, Please Refer to  $^{File\;No.}$  46A-WF-179870, SUB UU 1900 Half Street Washington D. C. 20535 January 18, 1995

Hamilton County Department of Human Services 628 Sycamore Street Cincinnati, Ohio 45202

Attn: Human Resources

Dear Sir or Madam,

Pursuant to an official investigation, it is necessary	
for the Federal Bureau of Investigation (FBI) to get in touch	
with Mr. formerly worked in the program	
operated by the Hamilton County Department of Human Services	
(HCDHS). It is respectfully requested that the HCDHS provide the	
FBI with any information in its files concerning the possible	
whereabouts of Mr.   , such as his last known address,	
telephone number, date of birth, Social Security Account Number,	.b6
family members, emergency contacts, and other similar	b7C
information. The information should be provided to the attention	
of Special Agent , at telephone number	
or facsimile number (202) 324-6426. Thank you for	
your assistance in this matter.	

Sincerely,

ANTHONY E. DANIELS

Assistant Director In Charge

By:

Supervisory Special Agent

Approved:

		FBI	0.9
TRANSMIT VIA:  Teletype Facsimile AIRTEL	PRECEDENCE:  Immediate Priority Routine	CLASSIFICATION:  TOP SECRET SECRET CONFIDENTIAL UNCLAS E F T O UNCLAS	
		Date 1/11/95	
TO : D:	IRECTOR, FBI (46A-WE (Attn: SSA AUDIO VISU FBI ACADEM	, ENGINEERING SECTION, JAL PROCESSING GROUP,	
FROM : SA	AC, CINCINNATI (46A-	-WF-179870) (MRA) (P)	
MA	IG BOUNCE AJOR CASE #55 D:WMFO		
Re	e WMFO teletype to E	Bureau, 11/30/94.	
REQUEST OF T	HE BUREAU		
Processing Gr the original enhanced copi	roup, is requested t tapes being submitt ies should be forwar		Ъ70
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2 - Cincinnat REH/csf (8)		### 179870    SEARCHE   CB   INDEXED   MODERATED   MOD	SUB L

Transmitted

(Number)

(Time)

46A-WF-179870

Being forwarded under separate cover for audio enhancement are six (6) original audio cassettes, identified as follows, which contain consensually monitored conversations between Cooperating Witness and subject,

One Audio Cassette - 6/2/94 Telephonic Conversation

b6 b7C

Two Audio Cassettes - 8/26/94 Face-to-Face Conversation

Two Audio Cassettes - 11/6/94 Telephonic Conversation

One Audio Cassette - 11/10/94 Telephonic Conversation

The above described tapes are being sent via Federal Express to the FBI, Engineering Research Facility, Building 27958 A, Quantico, Virginia 22135.

# Memorandum

(3) - WMFO



Tom: ADIC WMFO				
Dates of Contact  1.2/1.7/94  The #s on which connected (Use Titles if File #s not available)  46A-WF-1.79870, SUB UU  Propose and results of contact  NEGATIVE NEGATIVE NEGATIVE STATISTIC Description of statistical Accomplishment  Title of Case  File No.	co : ADIC WMFO	(P)	Date 1/11/95	5
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## FEDERAL BUREAU OF INVESTIGATION

	Date of transcription	12/30/94
was teleph provided the following information:  The Cooperating Witness (10:15 a.m. on 12/17/94, he/she was	CW) stated that, at	
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		b6 b70 b71
appeared before the Grand Jury in N	lly)	r had
Investigation on 12/17/94 at Falls Church  by SA	, Virginia File # 46A-W  Date dictated 12/30	

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Continuation of FD-302 of	COOPERATING WITNESS	, On	12/17/94 , Page	2
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To

# Memorandum

(2) - WMFO

: ADIC WMFO



1/17/95

Date

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oless it has been definitely de	nfidentially; informant's name is not to be disclosed in a ecided that this person is to be a witness in a trial or l	hearing.	
oless it has been definitely de	<del>-</del> ·	hearing.	Sui
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iless it has been definitely de	ecided that this person is to be a witness in a trial or		Sui

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46A-WF-179870, SUB UU CWS/cws On 12/19/94 furnished the following information to SA Cooperating Witness (CW) stated that has not attempted to contact him/her since the visit from CW also stated that not attempted to reach him/her since the call to CW's spouse on b7C b7D CW advised that his/her whole family witnessed the He/she informed that his/her also observed when he came to see CW.

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RR FBIWMFO
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R 271954Z JAN 95
FM FBI WMF0 (46A-WF-179870 SUB UU) (P)
TO FBI CLEVELAND/ROUTINE/
ВТ
UNCLAS
CITE: //3920//
PASS: SSRA AKRON RA.
SUBJECT: BIG BOUNCE; MAJOR CASE #55; 00:WMFO.
ARMED AND DANGEROUS
RE 10/14/94 TELETYPE FROM WMFO TO CLEVELAND AND 1/26/95
TELCALLS BETWEEN SSA, CLEVELAND DIVISION, AND SA
b6 b7C
CLEVELAND DIVISION, AKRON RA, AND SA
FOR INFORMATION OF CLEVELAND, THE FEDERAL GRAND JURY IN
THE DISTRICT OF COLUMBIA IS CURRENTLY HEARING TESTIMONY ON AN
ASPECT OF THE HOUSE BANK CASE INVOLVING THE BRIBERY OF FORMER
46A-WF-19890 UU-210
46A-WF-179870 UU-219
U

PAGE TWO DE FBIWMFO 0029 UNCLAS
U.S. CONGRESSMAN DONALD "BUZ" LUKENS BY OHIO BUSINESSMAN
A SUBPOENA WAS ISSUED FOR WITNESS
TO TESTIFY BEFORE THE GRAND JURY ON
PURSUANT TO REFERENCED TELCALLS, THE SUBPOENA WAS
SENT VIA EXPRESS MAIL TO THE AKRON RA FOR SERVICE. ANY
QUESTIONS CONCERNING THIS MATTER CAN BE DIRECTED TO SA
OR PAGER
LEAD:
CLEVELAND DIVISION:
AT STOW, OHIO:
. WILL SERVE GRAND JURY SUBPOENA ON NEE
WHITE FEMALE, DOB SSAN
SELOVER RESIDES AT
TELEPHONE NUMBER SHE WORKS AT
TELEPHONE
NUMBER .
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FBI

TRANSMIT VIA:  X Teletype  ☐ Facsimile ☐ AIRTEL	PRECEDENCE:  Immediate  Priority  Routine	CLASSIFICATION:  TOP SECRET SECRET CONFIDENTIAL UNCLAS E F T O UNCLAS	
		Date 2/6/95	
FM FBI WMFO (46	A-WF-179870 SUB	UU) (P)	
TO FBI CINCINNATI/PR	IORITY/		
BT			
UNCLAS			
CITE: //3920//			
PASS: SA	MIDDLETOWN	RA	
SUBJECT: BIG BOUNCE	; MAJOR CASE #55	; OO:WMFO	.b6
FORMER U.S. CON	GRESSMAN DONALD	E. "BUZ" LUKENS	.b7c
ARMED AND DANGE	ROUS		
RE 11/30/94 TEI	ETYPE FROM WMFO	TO CINCINNATI, 1/11/95	
AIRTEL FROM CINCINNA	TI TO DIRECTOR,	AND 2/2/95 TELCALL BETWEEN	1
SA CI	NCINNATI DIVISIO	N, MIDDLETOWN RA, AND SA	
	WMFO DIVISIO	N, NVMRA.	
FOR INFORMATION	OF CINCINNATI,	WMFO IS CONDUCTING AN	
INVESTIGATION FOCUSI	NG ON ALLEGED BR	IBE PAYMENTS MADE BY OHIO	
BUSINESSMAN	TO FORM	ER U.S. CONGRESSMAN DONALI	
		46A-WF-179870	UU-221
		A THE PARTY OF THE	
4101	<b>L</b>		
Approved: 1944	Original filen	name: <u>/esouzw.d3</u>	<u> </u>
Time Received:	Telprep file	name: 18500 250 .C	<u>137</u>
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FOX DATE & TIME OF AC	CEPTANCE: **Two	-1695 2/16/95 NOS	$^{\nu}$

^PAGE 2 WMFO (46A-WF-179870 SUB UU) UNCLAS
E. "BUZ" LUKENS. OPERATED CAMBRIDGE TECHNICAL
INSTITUTE (CTI), WHICH RAN TRADE SCHOOLS THROUGHOUT OHIO.
IMPROPRIETIES AT CTI CREATED THE NECESSITY FORTO
SEEK LUKENS' HELP AND ULTIMATELY PAY THE BRIBES.
WAS A KEY CTI EMPLOYEE AND A CLOSE b7c
ASSOCIATE OF HAS BEEN SUBPOENAED BEFORE
THE GRAND JURY IN WASHINGTON, D. C. ON TWO OCCASIONS. HE HAS
BEEN LESS THAN FORTHRIGHT IN HIS TESTIMONY. FOR A PERIOD OF
TIME, OPERATED AN OFFSHOOT TO CTI, AN ENTITY CALLED
CAMBRIDGE CHILD CARE (CCC). CCC'S PURPOSE WAS TO PROVIDE
CHILD CARE SERVICES FOR THE CHILDREN OF STUDENTS ATTENDING
CTI. CLAIMS THAT CTI FAILED TO PROVIDE THE FUNDING HE
NEEDED TO OPERATE CCC. BECAUSE OF THE SHORTAGE OF FUNDS,
NEGLECTED TO PAY CERTAIN TAXES AND OTHER EXPENSES
REQUIRED TO BE PAID TO THE GOVERNMENT ON THE EMPLOYEES OF CCC.
AS A RESULT, INCURRED A LARGE TAX LIABILITY WITH THE
INTERNAL REVENUE SERVICE (IRS) CLAIMS THAT HE STILL
OWES A SUBSTANTIAL SUM OF MONEY TO THE IRS, AND THAT HE
REMAINS PERSONALLY LIABLE FOR THE PAYMENT OF THE OBLIGATION
SINCE HE WAS LISTED AS THE SOLE PROPRIETOR OF CCC. IN AN

PAGE 3 WMFO (46A-WF-179870 SUB 00) UNCLAS	
INTERVIEW WITH THE FBI, STATED THAT HIS EX-WIFE,	
OPERATED CCC FOR A PERIOD OF TIME.	
OHIO DEPARTMENT OF MOTOR VEHICLE (DMV) CHECKS HAVE	
INDICATED THAT EX-WIFE IS PROBABLY	
DOB SSAN OHIO DRIVER'S LICENSE	
NUMBER 5'3", 142 POUNDS, BLACK HAIR, BROWN EYES.	
HER LAST KNOWN ADDRESS WAS MIDDLETOWN,	
OHIO 54044. SHE APPARENTLY HAS A NON-PUBLISHED TELEPHONE	
NUMBER.	
U.S. DEPARTMENT OF JUSTICE (DOJ) ATTORNEYS HOPE TO SEEK	
AN INDICTMENT IN THIS CASE BEFORE THE END OF FEBRUARY, 1995.	
IF IS REQUESTED THAT THE FOLLOWING LEAD BE HANDLED AS	
EXPEDITIOUSLY AS POSSIBLE.	
LEAD:	
CINCINNATI DIVISION	
AT MIDDLETOWN, OHIO	
WILL ATTEMPT TO LOCATE AND INTERVIEW b6	
OBTAIN BACKGROUND REGARDING HER MARRIAGE TO	
THE NUMBER OF YEARS THEY WERE MARRIED, WHEN THEY WERE	
DIVORCED AND MUERUED RUFTE DIVORCE WAS AMICABLE WILL	

₹.

^PAGE 4 WMFO (46A-WF-179870 SUB UU) UNCLAS QUESTION | ABOUT HER KNOWLEDGE OF HER HUSBAND'S EMPLOYMENT AT CAMBRIDGE TECHNICAL INSTITUTE (CTI). DID HER EX-HUSBAND MENTION ILLEGAL OR IMPROPER ACTIVITIES GOING ON AT CTI? AREAS OF CONCERN COULD HAVE BEEN USING IMPROPER METHODS TO RECRUIT STUDENTS TO CTI, RECRUITING STUDENTS WHO WERE NOT CAPABLE OF PERFORMING THE WORK REQUIRED AT CTI JUST TO SIGN THEM UP FOR FINANCIAL AID, CTI SCHOOL OFFICIALS TAKING PELL GRANT AND GUARANTEED STUDENT LOAN (GSL) MONEY FOR STUDENTS WHO WERE NOT IN SCHOOL, SCHOOL OFFICIALS FAILING TO MAKE REQUIRED REFUNDS OF FINANCIAL AND FUNDS FOR STUDENTS WHO HAD DROPPED OUT OF CTI, THE CREATION AND ALTERATION OF RECORDS TO DECEIVE REGULATORY OFFICIALS, AND THE USE OF THREATS AND INTIMIDATION AGAINST PERSONS WHO REPORTED THE IMPROPRIETIES AT CTI TO REGULATORY AUTHORITIES. SHOULD ALSO BE QUESTIONED ABOUT HER KNOWLEDGE OF A PROGRAM REVIEW CONDUCTED AT CTI BY THE U.S. DEPARTMENT OF EDUCATION (DOE) DURING AUGUST, 1990. DID ADMIT TO FALSIFYING CTI RECORDS AND FILES TO DECEIVE THE DOE REVIEWERS OR TO ANY OTHER IMPROPER CONDUCT DURING THE AUDIT? WHAT WAS INVOLVEMENT AND/OR KNOWLEDGE IN ANY OF THE IMPROPER ACTIVITIES THAT

^PAGE 5 WMFO (46A-WF-179870 SUB UU) UNCLAS	
OCCURRED AT CTI? SHOULD BE QUESTIONED ABOUT	
HER INVOLVEMENT WITH CAMBRIDGE CHILD CARE (CCC). ARE	
CLAIMS THAT CCC WAS NOT ADEQUATELY SUPPORTED BY CTI	
ACCURATE? WHAT DOES SHE KNOW ABOUT THE LARGE TAX LIABILITY	
HER EX-HUSBAND ALLEGEDLY INCURRED TO THE INTERNAL REVENUE	
SERVICE (IRS) THROUGH CCC? DOES SHE RECALL HER EX-HUSBAND	
RECEIVING AN AUTOMOBILE AND A \$20,000 CHECK TO CCC FROM CTI	
DURING THE FALL OF 1990? WHAT DID DO WITH THE	
MONEY? WAS SHE AWARE OF OTHER SIGNIFICANT PAYMENTS	
RECEIVED FROM CTI OR AT ANY TIME?	
WHAT IS HER RELATIONSHIP, IF ANY, WITH	]
SHOULD BE ASKED WHETHER SHE HAS ANY ADDITIONAL	_
INFORMATION OF ANY NATURE WHICH COULD BE USEFUL TO THE FBI IN	
ITS ASSESSMENT OF IF	'n .c
DISPLAYS A COOPERATIVE ATTITUDE, WMFO AGENT	b6 b7С
CAN BE CONTACTED FOR INFORMATION REGARDING OTHER AREAS TO	
EXPLORE WITH HER OR TO TALK TELEPHONICALLY WITH HER. SA	
CAN BE REACHED AT TELEPHONE NUMBER OR	
DIGITAL PAGER NUMBER	
<u></u> BŤ	

#### FEDERAL BUREAU OF INVESTIGATION

Date of transcription 3/3/95	
was telephonically contacted at his residence telephone number Also participating in the conference call was U.S. DEPARTMENT OF JUSTICE (DOJ) Attorney . After being advised of the identity of the interviewing Agent and the nature of the interview, provided the following information:  advised that he was born on in Dover,  Tennessee. His Social Security Account Number (SSAN) is	b6 b7C
informed that he worked for CAMBRIDGE TECHNICAL INSTITUTE (CTI) from approximately August, 1985, through June, 1990. started as a teacher at CTI's Dayton, Ohio, school. In January, 1986, he went to CTI's Middletown, Ohio, school as an instructor and then became the Director of Education for the Middletown campus. Around July, 1987 became the Campus Director for CTI's school in Cincinnati, Ohio. In October, 1988 he was made the Campus Director for CTI's school in Dayton, Ohio Around December, 1989, returned to CTI's Cincinnati school as the Campus Director. stated that he was laid off by CTI after he had a disagreement with to both run CTI's Cincinnati campus and teach classes. refused to handle both responsibilities. As a result, was terminated by stated that he actually asked to be laid off following his disagreement with	). <u>(4</u> )
In assessing CTI's operation, commented that "he knew something wasn't right, but he was not sure what it was."  [	270
CTI machines and equipment out from under HENRY WHITESELL, the  (telephonically)  Investigation on 2/10/95 at Falls Church, Virginia File # 46A-WF-179870,	
by <u>SA</u>	

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Continuation of FD-302 of	], c	On2/10	)/95	, Page	2
something to the effect of, "If we s get part of the action." also "If you can't buy a man, you can't t he refused to participate in equipment and pocket the proceeds. refused to join in the s	d him a por equipment. cuss the property recalled recalled rust him." sched stated cheme to de	asked rtion of ropositi if he machines eme to see that,	the advised on. say say stated sell the after	that ing ll ing, that e CTI he	Ъ6 Ъ7С
recalled to get some help from U.S. Congressme remembered making the retime of a meeting at CTI's corporate Ohio. believed the meeting occurred tenure with CTI. thought LUKENS' proposed assistance to CTI we the meeting rather than during the assigning that "BUZ" was go concerning lawsuits against CTI's securing concerning lawsuits against CTI's securing concerning lawsuits advised that he was involving CTI's Cleveland school. The documented in newspaper stories carred bealer included problems with bus the student enrollments, and problems with student enrollments, and problems with stated that, while he has no even by CTI for his services, he was confiproviding assistance for free. Surprised in LUKENS was not paid.	mentioning an DONALD mark about headquarte urred towa: mighile they we ctual meet: hools in Clubes aware of the troubles ied in the ckets, disc th a court idence that	"BUZ" LU LUKENS ers in C rd the e ht have were wai ing p CTI wi leveland several s, which Clevela crepanci t LUKENS LUKENS	JKENS. around around of mention recall the problem were and Plates in the grown of the problem were and Plates in the grown of the problem were and plates in the grown of the problem were and plates in the grown of the problem were and plates in the grown of the problem were and plates in the plates in the problem were and plates in the plates i	the ati, his ned efore alled blems ems in ss. aid t	<b>Ъ</b> 6 <b>Ъ</b> 7С
was asked about the p "ghost" students on their records in financial aid monies. stated t practice and did not have personal k financial aid funds for nonexistent that records were manipulated at CTI CTI to draw financial aid monies in entitled to. explained that in kept grade and attendance records at	order to chat he did mowledge of students. 's corporate excess of structors	collect not eng f CTI re However te offic what the at the	additi gage in eceivin r, ce to a ey were CTI cam	onal this g felt llow puses	

Continuation of FD-302 of		, On2/	10/95	_, Page	3
These records were put into file maintained at the schools. CTI records pertaining to individual WHITESELL sometimes requested th corporate office. remember CTI's Dayton school. It was such records at the CTI corporat associates could "tinker" with t believed they would alter the remonies to be drawn by CTI on the commented that any business all done at CTI's corporate offi	also maintaine students.  at certain file ed this happer coffice so them.  cords to allow students list involving "gl	ed file adv les be ning who hat WHI hat he arified w more ted in	s contains sent to sent to sen he was TESELL to and his that he financial the file	ining at CTI's as at wanted al aid es.	b6 b7C
advised that CTI of students to be enrolled at th that he would receive a bonus if student enrollment. commen bonuses for meeting the quotas. enrollment dropped during 1990.	e different so his school me ted that he ra	chools. et its arely r	quota for eceived	stated or	
stated that he di CTI's corporate office. id person he generally dealt with f informed that handle	entified		as the	with	
signature endorsements on student that the GSL checks would be received personnel at the schools would the individual students when the send the signed checks back to C students did not come to class a endorsements, the checks would be office. It stated that he was unendorsed GSL checks after they office. It heard that some CT for students who had not shown upon out and get endorsements on the corporate office.	ts' GSL checks eived at the ry to get the ry attended classification of the schools of the sent back to unsure what ry were returned the checks. It is who did this promoted by Compared b	various checks asses. e office s could the could to CT ere give them are ide	advise CTI sclaring signed They we see. If the comporate of the comment of the co	hools. by ould the the porate checks ted to	5 7 C

Continuation of FD-302 of		, On	2/10/95	, Page	4
EDUCATION auditors of records of in June of acclimated school.  Dayton cam Dayton CTI there. Sh the CTI ca present wh program re WHITESELL. anything.	1990, he later returned to the position of Campus	to check the ed that after the plirector at was also work is wife had jo en he was the school when and his school with arrived, to let the revewers then le	TMENT OF ed that th books and r he left get CTI's Dayt ing at CTI ined him a Campus Di moved wife were o conduct wife ca iewers see	e CTI on 's t the rector to the lled	.b6 Ъ7
and "foole was doing were tampe heard rumo personnel	d" with the records.	e to the Daytdid not know ought records. of the progradulent record	on campus what and WHITE stated t am review,	of CTI SELL hat he CTI	
<u>wife</u> from	advised that, sometime m review of CTI, their association with CTI eave the building in which	<u>terminated</u> .	forced t	his he s <sub>b</sub>	6 7C
against CT		d registered	ctually ad		
who would him."	described rpromise you anything to ge	as a "greedy et you to do			

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briefcase.	stated that	kept a	gun	in his		
	commented that as capable of vio ying that his bro or him.	lent behavior.		recalle		
cancer. he had le	recalled hearing neard about eft CTI.		ed ca	ha ancer some		Ъ6
he had was poss Cavalier.	advised that he ployed with CTI. sibly a Ford	He thought th later drove k his company	e fir a Ch car w	rst compan nevrolet	y car	
spent some time	identified e working for CTI	as him s	on.			

#### FEDERAL BUREAU OF INVESTIGATION

Date of transcription 3/6/95	_
information:	6 7C
informed that she was born on in Franklin, Ohio. Her Social Security Account Number is  advised that she formerly worked for CAMBRIDGE TECHNICAL INSTITUTE (CTI). She started out working at CTI's location in Middletown, Ohio. accompanied her husband when her was assigned to CTI's schools in Dayton and Cincinnati, Ohio. When husband was transferred to CTI's Cincinnati campus around late 1989, she remained at the Dayton school.	
handled several responsibilities for CTI. She kept track of the attendance of students at CTI. posted teachers' attendance records and grades to the files for individual students. also helped with registration, counseled students, and performed other tasks that needed to be done.	A
stated that, around the beginning of 1990, she started noticing significant problems at CTI. cited problems students were having obtaining income tax refunds. The students were not receiving the money to which they were entitled, because government records reflected that they owed outstanding student loans. Students would complain to that they were listed as owing debts they were not even aware of. would check CTI's records for the students. In many instances, the records had been sent to CTI's corporate office in Cincinnati.	1
(telephonically)  vestigation on <u>2/10/95</u> at <u>Falls Church, Virginia</u> File # <u>46A-WF-179870, SUB</u>	טט
SA Date dictated 3/6/95	

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school a corporate "enter of from the onlies" records purpose attended advised CTI. The figures example, not in a indicate	s. She recalled to conlies, " meaning to after enrolling at the appointes." state corporate office had attendance like were being manipulated and she kept some records show dischool at CTI. Respectively.	d that she kept attend that some students were that they immediately t CTI. When sent propriate students were ated that, when she ree at a later date, some isted for them. ulated at CTI's corporately appear that some ey were not actually immediately in the master books from his crepancies between his crepancies between his crepancies show that secords from the CTI cos and financial aid more	re checking of the contract of	haracterize ped out of cords to Classified wed record the "ent cluded that office for dents had chool. Employment attendance fice. For students rate office	ed as f TI's as s back er t the r the at were e	Ъ6 Ъ7С
CTI reco	s who had dropped ords for the purporthat students who	that there were also out of CTI three time ose of drawing financial had dropped three time to return to CTI.	es be ial a	eing liste aid.		
August, campus o on the t WHITESEI	ed by the U.S. DE 1990. She recall of CTI where she watelephone talking	ioned about a program PARTMENT OF EDUCATION led that reviewers can was working. When the to CTI's corporate of e and gave instruction	(DOI ne to ey a: Efice	E) during o the Dayt rrived, e. HENRY	on was	
office t records when the	essary for recordate to the Dayton campes sent back to Dayton were sent to the contractions are discrepancies	hat, pursuant to the ps to be sent back from pus noticed the ton contained different he corporate office with some of the figure.	n CT: at so at i	I's corpor ome of the nformation ] indicate	ate b than d that	6 7C
	review when she	an instance sometime a was at an apartment in were working for			io, She	

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WHITESELL was receiving in was not happy significantly more money the	when he learned how comparison to what that WHITESELL was rhan him. adviswHITESELL making mor	mu he ece ed e m	stated ch money was making iving that, afte oney than	that  r  him,	Ъ6 Ъ7С
commented that WHITES was not alive much longer) disparity in the amounts of from CTI. stated that would not have CTI or that WHITESELL was	ELL "was not around after described	muc isc SEL ion at one	h longer" overed tha L were dra that was going y as long	(i.e., at awing on at	
premises. stated that can be stated school, and that being altered. stated apparently got back to		ve tio th rns an	the CTI ns about w ey had not about rec d concerns had	why ceven cords	b6 b7С
June, 1990.	she thought RALPH T	'URN	ER died ar	round	